

THE

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OF THE

LEAGUE OF NATIONS

JANUARY 1925

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I — Summary of the Month

The principle machings in Junuary were the sorth session of the Permanent Court of Intenational Justice the International Opium Conferences, and short of your file Supersions and Economic Commuttees

The Permanent Court met in extraordinary, session on January 12th when it ner Prese'ert, M Huber took the charfor the first time. The case let included a question relating to the exchange of Greek and Turkish populations and the Maxematia. After

The Op un Conference, which is assembled in the course of the month contineed their well in 1996, of the international control of the drug traffic and repointed a Nived Committee of the two Conferences to discuss proposals and drel it itsno. of the various delegations concerning prepared opsum

The Economic Communities held a short sission at the end of January when it dealt with the questions of economic cross in relation to uncomployment, and to absorbed of import and export restrictions

On Junuary this field in Epokumic Commissioner of the League Pr. Norman White left for Singapor to attend a regional conference to insegurate an Epokumiological Intelligence Office for the Far Tast. A marking quarintine station to right the conventions of which the Epokumic Commission of Lad continuation of the Convention of which the Epokumic Commission of Lad continuation.

The Lagues to enstruction not. in Austra and Hungary sheard normal proprice A regards the Saar, the last quarterly report of the Governing Commission for training day recented

A synts of important communications was revived from virious Govern runts. The Swidth Government communicated to the Secretary General its riple to the namenadium of the Graman Government with regard to its admission of the Lyruse. The new Albuman Government notined the Secretary General of it constitution. The Russian Government intermed the Lergue that while it did not propose to add cut to the Structue of the Permanent Court or the Convention for the Simplification of Customs Formalities it was prepared to participate in the work of the Committee on Tournage Measurement in Inland Navight in

The Cards in Government notified the Secretary General of the appoint of it of aprimation is one Officer on League of Nations questions, to reside in 6 rects. Ar resist int delegate was appointed by the Kingdom of the Serb and and Stockies.

The Government of Costs Rica announced its intention of suithdrawing from it Lesaue after a pooled two years beginning January 1st, 1925 had clapsed



th Lerrant Control international Justice met in extraordinary economia. It is not a Table Court the composed a follo

- M. Altamira
 - M Oda
 - M Anzilotti
- M Yoyanovitch
- M Reichmann
 - M Negulesco

The new Precident, M Max Huber (?), who was in the chair for the first time, delivered his mangural address at a public sitting on January 16th

The principal item on the case list was a request for an advisory opinion in connection with the exchange of Greek and Turkish populations (*)

A cortan number of administrative questions had also to be dealt with, namely, the preparation or a fact of nursts in order to snable the Turksh Government to appoint tour legal advisers in accordance with its obligations under the Lausanne Treaty and the appointment of the Presidents of certain M. em Arbitral Tribunds provided for in that Tresty (§)

The Court had also to deal with the Mavromains case having by its judgment last August, upheld its jurisdut on with regard to that part of the question relating to the Jerusalum concessions. The written proceedings have been terminated and the hearings fived to begin on February roth, Sir Douglas Hogg Attorney General appearing for the British Gouriment, and M. Politis for Greece

Spech of the Pres deut — In his mangural spech M. Huber pad a warm tribut to his preducesor M. Loder, to whose ich had fallen the exceptional honour of occup the first Pruseduct of the Court the guiding princells of which he had defined to be to declare the lax and the law onl. M. Huber then set forth the manner in which he regarded his duties as President of the Court and the heavy responsibilitys, which he will were attacked to the position

There is no doubly, he added that since the Grant Four the opinion has become president that intrinstenant life requires to be doubly reformed once the less the great effort made in this direction which the Lague of Netions constitutes is still the object of much scopicous. Public opinion is more ready to not the sherrocomage and apparent failures of the institution than the remarkable results which it has accomplished. Many purcons think it merely constitute a manifestation of idd political situates disguered under new methods

It is none me was true that one conception has acquired and possesses an animoned order marely, admittant non spearful and more particularly, international justice. Public opurion is unable to appreciate the except learning of justice, in the serial series of the term in the result of intrinstantial machemath of law so imperfect so monospete and so difficult to transform But that matters intitle, the sessent as in the leder in the past intitle, and in store of an organism above the more or less bottle, or more or less soldit competition of national visitionisms, of an engineer as which represents impartablely and justice principles of a higher order of things. This idea of inturational justice is—whatever one may shap—at the private time represented by our Court of the forces of our institution depends to a great extent the victory of the force of goodwill not of the works a long stores which in case of defect must give place to a new peasament more cendits than the oil. Soon is our responsed by, and it is with formatible.

Our task is certainly very ardinous. You know as well as I do all the difficulties presented by our work but I desire to emphasis, three of them which

seem of special importance

The number of saces brought before the Court vill airways h. ristored this to able to the competents of the community of nations. To the that resease the value of each judgment which w. deliver hes an influence upon the multimity of our fourt which is a greater than that of a single judgment of a national tribunal on that inhusual. A nanoscal inhusual delivers some hundreds of decision, each pair if some of these are lable to intround, the good average.

⁽r) Sox Monthly Summary, Vol. IV 200 q. p. 1, (.) Sex Morthly Summary, Vol. IV No. r. p. 6; (3) Sex Monthly Summary, Vol. IV No. r. p. 250

Altern 1 or a long triblished cod of price dent cannot be modified thereby lo t t t rot be me our jurisdiction is air ays bused in the last resort upon th free all of State, and therefore upon the moral credit we per er, and each progret to disasters opinion is therefore for us of the greatest veight quite r . t from th tutere 's immediatel, converned

A furth r cufficulty acuses from the political elements involved in almost ill international disputes. It would be superfluous and est a offensive to insist on the first that the morid expicts the Court and each of us to consider all ques tion in a part from which all projudice of a political nature is banished and rules on our burg alway, on our guard not to fall uncons tous victims to const cerations for ign to justice. But this primordial principle die not prevent my agent all the aspects of the question submitted to us. A complete comprehe i ion of each case is indispensable, in order that we way fully appre cente the extent of our responsibility and may recollect how necessary it is to the our decreases on considerations as olid and unassailable as possible

have the political element enters into account in another manner also, there is no doubt that every legi lator and every judge must to fulfil his duties satisfac torsh full, in derstand the circumstances of that social state of things in which he intervene, wheth r by me ins of legislation or by legal decision. And so it is no more for the Court in interpreting and eaching out the principles of international It to take recount of the particular nature of the relations between States The Court require the confidence not only of public opinion, but also of Govern ments and it is matural that the latter require to be sure that the Court july understands the problems lying it the root of the disputes which it is called upon to settle. For in table, you remember that some months ago Italy and Sait enand agreed an arbitration Treaty which entrusts the Court with juris er tion after methods of onciliation have failed to hear and determine at the require of one of this party any dispute of whatever nature and to decide ex asno et boro d'sputes even of a non juridical nature. This is in exceptional tribute to the Court at con titutes the widest jurisdiction over granted to an international tribun I but it is easy to see that if States are really to abandon -re lialy and Switzerland have done in this freaty-the limitations of a poli tical nature viuch have hitherto restricted international sustice, it is necessary for them to have sufficient confidence in the independence of the Court and its expectly to appreciate at its true value every element of an international dispute

and here we reach a third difficulty. All politics, whether domestic or forcing in the resultant of the totality of forces which, coming into play in different degrees form the whole scale between brute force and a liberal and for weing apportunism. Success or non-success immediate or remote deter mine the value of an action the motives of which can never as a whole be dis

cerned

Justice is essentially different from this. Here balance of power appor tum ra give and take are e cluded. A I gal decision draws its authority not from the fact that it adopts itself well to the demands of a particular and mo m nears situation but from the fact that it is based on reason which possess general value apart from the particular case and a veight vinch all regard

s to lus ve all judicial institutions are based on two principles of a psychole, cal nature-legal legic a rational element, and justice, a moral element Here to principles the e two main supporters of the judicial function raise that fun tion above the confusion in which the interests and passions of men, the the nation and raics are involved

The gu rantee of this elevation of this independence has in the fact that at " It like mus enume ate the rea of a on which his decision is based. These n form the core of the judgment in judgment constitutes a legal decision, it is the better the parties but also as regards the Court. Every judg t - t is fo to Court t montiment in are pereining a memoral to its honour e tau reprocha The tenson on which a judgment i based constitute the al mat remidable riethod of publicity

It is ber and will regard to ore duties here that they are sublime. That the The in a tray on of patice is a nuble task. We cok absolute truth, s to red just a There is a element of the abolute in the talk of a judge If the best tent of the relatively estisfactor obtained of the estimates 14 eve eithent doubt e lent tion leen stendfattle before 1.31 and the first line and-in

volves in the case of the Court of International Justice, p.cudar difficulties and repossibilities, and e-portalls at the pr. cent moment when international and justice are pessing through the greatest creat shown. We have reasonabled a critical justicities at which it is equally possible tor us to do much harm of much pood and thus a what reaches our responsibility particularly, heavy much pool and thus a what reaches our responsibility particularly, heavy

Evihungs of Grach and Tushuk Populations (1)—On December 13th the Council decided to ask the Permanent Court to give an advisory opinion on the interpretation of the word 'established' as used in Article 2 of the sirth Lausanne Convention (Evchange of Greek and Turkish Populations), and also on the conditions which the Greeks of Constantineple must fulfil in order to be considered as "established" in the terms of the Convention and therefore exempted from the obligatory e-change of populations.

As the written proceedings usual in the case of requests for advisory opinions had been completed and the Greek and Tuikssh. Governments had asked permission to ubmit onal statements, the Court held a public string on January 16th in ordic to hoar the representatives of the parties M Nocolas Politis (Grezce) and Tevfil Rouchdi Bey (Turbey)

In case submittee for an advisory opinion, there being aeither applicant nor respondent, the Court hiars the representatives of the parties according to the alphabetical order or the names of thur countries. M Politis who was therefore called upon to speak hist stated the views of his Government and submitted the following conclusions.

- 1) That the word "established" in Article 2 of the St th Convention of Lau same means persons inhabiting Constratinople who, before October 30th, 1018, had fived their domicals their with the intention of habitually re-ding there.
- 2) That in order to the recent from the compulsory exchange of populations Greek, inhabitants of Constantinople must have arrived in that city before the bove mentioned drue, and have clearly manifested their intention of making it the centre of their interests and or uputions, that the deviation of the Mircel Commission for the exchange of populations should be hard in cross of doubt as to neutrons of fact in this re-poech.
- questions or race in time respect,

 3) That prelates of the Orthodox Churn hattached to the Œlumenical Patriarch
 are evempt from the compulsory evchange of populations apart from any conditions as to establishment.

The representative of the Turkish Government — Tevfil Rouchdv Bev, combated these submissions

As regards the preintes of the Orthodov Church, he stated that the Court was not called upon to prosoners any upons on this question as it was not included in the request for an advisors opinion. Moreover, a his ware, this que bein was exclusively a matter of Turl sh domestic policy. As regards the interpretation to be placed on the word. 'stablehed", the Turks Government was of opinion that the meaning of this word was to all intants and purpose the same as "habit tually resident" '(downsiders' The Turks-h Government was also opposed to the tuallo cleaving to the Minad Commission for the Evchang, or Popul-stoons the final document of the Commission of the question whether Greek inhabitants of Constantinople had given out the granting of such powers to the Minad Commission would into the redependance of an intention to exhabits themsials on that city. It was of opinion that the granting of such powers to the Minad Commission would furt the independance of the Commission would be confined to the commission that the recessive criterium. The role of the Commission should constitute the revessiry criterium. The role of the Commission should be confined to the e-animation of reported cases of partiality in the application of the live.

After a short reply by M. Politis, following which Rouchdy Bey stated that he did not desire to speak again, the Court rose

⁽¹⁾ See Marthy Surgar, Val IV No : p 67

of the Legue of Nature, of the International Labour Conference and other Conference promotes by these belief belief on the Conference promotes by the selection of the Conference of the Legue for conference of the Legue for conference of the position of the Conference of Conference of the Position Conference of Conference o

To the position thus created they have appointed Mr $\,\mathbb{W}\,$ A Riddell, Ph D, now resident in Geneva

b) Apportinent of a Representative of the Kingdom of the Serbs, Croat. and Slovenes

The Government of the Aurgoom of the Serus, Croats and Sovenes has acredated to the Lergue of Pations a permanent representation of Jean Bowthetch, Connollier of Legaton and a sistent delegate of the Aurgoom of the Surbs, Croats and Slovens. M. Milwin Yovanovich, Mindre of the Aurgoom of the Shib, Groats and Slovens at Berne, is the first delegate of his Government to the League of Nations

4 — Communication from the Government of the Republic of Costa Rica in pegard to its Membership of the Leadur

The Minister of Corta Rica at Paris has approved to the S cretary General the following letter, dated December 24th $\,$ 1024

I have the honour to forward to your Errelleny's chaque of the Ban, of detta Rea, driven on the "friving Basil Colombin Tisck Company, of New Yorb" and endoared to yourself by me, for epitheen thousand as hundred and as cty serve doainst engineered castle, or \$6.69 \$1 in payment of the continuous due from the Republic of Cost. Rec 30 a structure of the League of Adstors in napert of the years [107, 1267, 10] and 1024.

I should be much obliged if you would have a implicate receipt for this sum aint to me together with a stat ment of the present situation of the account of the Republic of Co ta Rica with the Langue of Nations

If there should be any balance in favour of my Government, I hould be obliged if you would credit it to the contribution due for the year 10.5

m matter to the control of the con

Co Munications from the Government of the Union of the Soviet and Socialist Republics

The Sergity Green of the I sague by neared firm M. Tabutherine, People's Commentury for Forces, Mar. of the Soviet Government communications to the effect that his Government does not propose to address to the ST true of the Perminant Grant of I fee at an all Jastice is to the Convention for the Simphification of Cuetoms Toronthist (Green a 1973). The Soviet Government,

on the other hand, accords in principle the League's invitation to take part in the work of its special Committee on Fourney, Measurement in Inland Navigation

6 - MEETING OF THE SUPERVISORY COMMISSION

The Supervisory Commission met on January 2-rd at Geneva for the purpose of considering certain financial and administrative questions referred to it by the Fifth Assembly

The Commission, which was composed of M Osu-ly /Czecnoslovakin), M Reveilland [France), Lord Meston [India] M Nederbragt (Netherlands) and M Parra Perez (Vencuela) cleeked M Osusly as chairman, Lord Meston as vice chairman and M Nederbragt as rapporteur

7 - DONATION TO THE LEAGUE

An American Society known is "The Friends of the Loogue of Nations" has just forwarded to the Societary General a docation of \$1500, collected in small subscriptions in the United States and offeral in connection with white are the internal void of the Loogue it could be most usefully, employ of The question of the acceptance of time gift will be considered at the March session of the Council, logicities with a recommendation that it be used in connection with the promotion shifty rewritty curried to the Loogue in connection with the promotion of child vession, the complete programme for such the Council has saked the Committee on Traffic in Voinea and Protection of Children to lay down at its forthcoming meeting

V — Technical Organisations

1 - THE HEALTH ORGANISATION

a) The Far Lastern Epidemiological Intelligence Office

On Jamsary 8th, Dr. Normen Whate, hand of the Epidemic Commission of the Lagues Health Organisation, lett Geneva for Singapore, in order to attend a conference to constitute the Far historia Epidemiological Intelligence Office which is to be established as an extension of the Longue's Epidemiological Intelligence Service Michael Officers of health force all the Health Administrations of the Far Loss have been invited, namely, from Andrelais, Ceylon, China, Dutch less thick, the Federicated Malay Statas and Stratas Scittlemants, Fere-in Indio Cana, India, Japan, New Zealand, the Philippena, Portugal (Goa and Macao), Ressua (Vladovostot) and Sham, as well as the Traity ports—Hong Aeong and Shanghai The Conference well discuss such questions as the healt of information to be supplied to the office (*e* what discuss one mortality statistics, tc) and the method of transmission be solb workers or post, colors rates control contrassingues on be oble workers or post, colors rates control.

The establishment of this other war proposed by the Health Committee, and approved by the Council and Assembly of the League in agreement with the Govern more concursed. The other will at as a channel ponce for all information on cerning epidemics in the Far Bast, particularly in ports. It will revery, collate, and buttribute such information to the legraphically to the Health administration of the Par Bast, as well as to the control office of the League Epidemológical briving, which vall undeadour to make arrangements for the transmission by wireless to all Health Administrations, the information this recommendations, the information that successful Health Administrations, the information that successful Health Administrations, the information that successful Health Administrations, the information that successful.

Fire international Health Board of the Rolleider boundation has furmished the money necessars for establishing the office namely a total sum of \$1°,000 for file years of which not more than \$40,000 may be spent in any one year.

The Latvian Government has convered to the Secretary General its thanks for the aid of the Leagu. Fordenic Commission in constructing the quarantine station of Librar which has recently been opened

The Languan Halah Conference at Warra (1927) which was contented by the Poin is Government under the asspaces of the Langue Health Organisation via of primon that our rights measure, about 8 to kinds to combact the podemic in Ea tern Europe, and for this purpose advected the creation of a quincistic station at Labour.

In a der to early out this decision, the League Epid nur Commission placed it the disposal of the Latrian Government the sum of £6 000 for the constitution of the quarantine station

- THE ECONOMIC AND FINANCIAL OPGANISTRON

i) The Linancial Reconstruction of Austria

helonis — The Austrian Parliament in accordance with the agreement concluded last Scotember has passed a law constituting in the National Bank in Executive Committee for urgent measures

The Government has further published a dealt law obliging private cuterprises to quote their balance in gold (shiftings) (?). This measure is contamplated with a vivid of enabling such cuterprives to proceed exact statements of their situation in rodi per able condition for severang circles.

haluction of number of coult criticis. — Since October 1922, 71.921 civil s r vints have be a dismissed

budge estimates — The Austran Government has communicated to the Comm world General the following budget estimates for January 1923

	M var[iib]	√! கழேம் என;
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R tunui	07 86	4/ 1
Datiest	£ 11	_7/_1

In the expenditure figures as quoted above are included investments of 0.44 million shiftings without which the January estimates would saw a surplus of $t \to million$ shifting

Viril of anyone in .ex — The yield of the revenues assigned for the loan revenue as in December 3 of milliard paper rown [Tobacco 2,6 milliards estores 100 mill of] without it known a sum of 2 5 milliard paper crows in the form of divis not yet collected which different in the revenue's for March the divis to the Lillag due of the drafts.

General set when — Unumployment has one cased in Austria as a result of the industrial cross the in imber of unemployed being at present 154 414 as compared with 113 Goo in December.

⁽¹⁾ m ord Sray to 11 to 12 p ;

Bank and Savings Bank deposits rose during December from 1_{20} 4 millions to 154.2 million gold crowns

The cost of living index rose by I 6/2 in December

The weekly belance there of the Austran National Bank has been presented since the beginning of the year in a slightly difficent form. Foreign mones proceeding from operations in forward exchange (hostigachad) are no longer included in the reserve. This modification has been individually possible by an amendment to the Bank Statute, adopted by Parlament on De-mobit 20th, [194].

The workly bilance sheet of January 15th shows note circulation α2,441 milhard paper crows (3167 millions gold) with cover of 45 % in gold and foreign ments. It current accounts of 10 qualitative paper (611 millions gold) be added to the above figure, total rommutments of 8 465 milliands paper (587 8 millions gold) are seen to be covered in a proportion of 40 % by the gold reserve and foreign ments.

The Fenancial Recorstruction of Hungary (Information from the Commission of General's Office)

Financial Situations.— The neistanding feature of the financial situation at the end of 1024 as that while the repostruction plan allowed for a budgetary denici of 425 million gold crown for the six months ending December 1sts, to be mee out of the long turn loan, the provisional accounts for this period showed a surplus of some or million gold crowns. It has been, therefore, unnecessary to draw upon the provision of the long, two thirds of which are consequently still available.

Satisfactory in itself as this position is it would be premature to consider that this budget has been definitely bilanced. Yet only has the revenue been considerably in excess of that estimated in the plan the position mass size mens well above the figure contemplated for this stage, and indical above the level expected to be attained together with budgetary combinem at the und of the period of control (June 20th, 1920). The fact that this local has been reached more quirely than was unterpated does not prove that it was hed too low or that revenue in going to continue increasing. There are indications that the country has felt the fiscal effort it has mid- and there are months abead during which receipts are until els to be a high as they have been received.

Benomic Sanation - The general retail price level in paper crowns has rhanged very little since the stabilisation was secured six months ago, a certain decrease in the price of manufactured articles, which were and still are dearer in Hungary than in most other European countries has been wholly offset by a rise in food, which is still comparatively cleap. At present, Hungary is neither one of the dearest countries in Europe nor one of the least expensive but it must be added that whilst in the aggregate gold prices are higher than they were before the war, salaries and ages in terms of gold are con iderably lower. There has been a very gradual though steady amprovement in this respect since the re onstruction plan came into force but the standard of living is still low and indirect taxes especially the customs and turnover tay have laid a heavy burden on the con sumer. The excess of the actual revenue over the estimates has come from these sources the yield of which can hardly be increased and may indeed have reached a higher nome than can be maintained the long run Additional revenue be obtained from direct taxes by perfecting their assessment and collection. This will necessarily be a slov process. The only other means by which the country can hope to effect any considerable improvement in its financial position is the reduction of the number of State officials an operation which will also extend ever a long period

Under the reconstruct on plan the Hungarian Government should reduce the number of officials b, 15,000 by June 30th, 19.6 This programme has already

been carried out to the extent of two thirds - The Government has set up a Commi sion to pr pure a schedule fixing the number of posts to which the stiff of each department is ultimately to be reduced this number being determined by the orb to be door in the country as at present constituted. Thus in addition to dismissais it may be hoped that as variancies occur they will not be filled, until Hungary's personnal expenses instead of absorbing over 60 % of the budget as at present are gradually brought into a proper relation to her total moorne and it becomes possible for her to pay ofherds a suitable salary

7. The first year of reconstruction has not had the benefit of a good a heat harvest but the autumn crops—sugar beet, maize and potators—have done much to compon eate for this loss. The volume of foreign trade has increased largely and though the visible adverse balan e is greater than that of last year, the excess of imports over exports is small r proportionately. Import and export prohibitions have been removed and negotiation for commercial treaties are being pursued. As for as one or ascertained there is not as much unemployment as in other Central European countries 5avings and other depo its show a steady increase, and the financial situation is such as to allow the Government a certain freedom of move ment in its efforts to adapt present day Hungary to the conditions in which she is to Inc

c) Fourtheril Session of the Economic Committee

The Economic Committee mut from January 28th to 31st at Geneva for the purpose of studying the questions of import and export prohibitions and restric tions and thus of cronomic times in their relation to unemployment

The following members were present

M B EPOTA CAP TEXAS Chairman	(Busell)
Mr SHEPHERD	(\ustralia)
M BPLET	(Belgrum)
M KREEC	(Czeclioslovakia)
M Jensen	(Denmark)
M Bervitges	(France)
Sir Hübert Lir ellyn Smith	(Great Britain)
M Pugliesi	(Italy)
M USANI	(Tapan)
M Rese.	Polen U
1 11Fc9	(Switzcriand)

Imfort and export prohibitions and restr. tione - This question was bought before the Economic Committee by a resolution of the Fifth Assembly, inviting the Committee to consider the possibility and e-predictey of an agreement between States for the final suppression of import and export prohibitions and restrictions subject at rour c to the provision that vital interests of States should not be affected

T) e Sub Camp " e en the Equitable Treatment of Commerce provided over by Sir Hubert Liewelly, a Smith examined the ob ervations of twenty and Govern ments ith regard to the question. The information received incomplete a t re particularly as regards non Europe in Status was nevertheless considered a sufficient ba is for a preliminary study of the question without further delay

The Economy Commune , as of the opinion that it would be necessary, in the first place to estable is a distinction between vorious forms of prohibition and retriction which did not appear to fall under the resolution of the Assembly m's "ore rhich, although coming within its scope, appeared to be subject to pur minent or temporary reservation.

The possibility of securing the assistance of experts nationals of States not represented on the Committee was also considered. This would enable the Committee to form an opinion as to the eventual effects of the measures contemplated upon the economic estuation of thise States.

Fromonic Crases and Unerphymical — The Donomic Committee undertook the examination of this question in compliance with a request of the International Labour Organisation. The special Sub Committee appointed for this purpose and presided over by M. Hoer (Switzerland) is composed of members of the Economic Committee and the following experts nominate only the international Labour Office.

- M May Lazurd chairman of the French Association for the Suppression of Unemployment
- M Erik Sjestrand representative of the Swedish Government on the International J about Organisation
- M WAGEMANN professor at Berlin University

The Sub Committee, met on January 26th and 27th when it examined the question of economic barometers and the possibility of developing and extending their use. The Sub Committee also considered a resolution of the fourth International Labour Conference inviting it to investigate various factors, such as credit instability of prices and exchange fluctuations which might prevent the parallel and regular development of domaid and supply and thus decrease, the stability of employment.

The Sub Committee came to the conclusion that this question should be studied in collaboration with the League Financial Committee and embodied this and its other conclusions in a report which was endersed by the Economic Committee

Communications and Transit

a) Danube and Rhow rangation

Mr. Wall-ur D. Hines of Now York formerly Director General of the United Stries Raifroad Administration has accepted the League's invitation to study the present struction of navigation on the Danube and the Rhine from a technical commercial and administrative point of view.

The Genoa Conference had requested the Committee on Communications and Trinsit to undertake a general investigation into the restoration of means of communication in Europe. In 1022 General Minor conducted an enquery concerning ratfeways. Information received led the Committee to organise for 1923 on investigation with regard to insight anisotration in Europe. The Committee having regard to the sperial importance of the Rinne and Danub systems applied to Mr. Himes to undertake this situations which will bear on the present conditions of the rever traffic and eventually on the means of improving it.

dation of the river traine and eventually on our histories impriving it.

If Hims is a jurnet with a special knowledge of transport questions. During
the war he was Director General of the United Stytes Radiwas. In 1900 he was
appointed by President Winson throater for all questions raised in the peace
treaties concerning the dirtribution of tomage on international Coropean vater
ways. On this cores on he made, a special study of the situation of the Danuband Rhime margation.

The investigation wil begin early in March under the supervision of a colleague of Mr Hines who will himself come to Europe for a few weeks in April to outline the work and return again in the summer to complete it

b) The Passport Question

The Secreture General in conformate with the decisions taken at amous times by the A sembly and in application of the rescitious of the Rome Emigration Conformac in addressed to Governments a request for information renorming present presport regulations. The request which bears on passports and visar in general and on those for emigrant in so far as they differ from those generally in use is made with a view to the con-ocation in 1025 of an international conference on passports.

Governments are in sted to address to the Advisory and Technical Committee on Comminications and Transit which in November (§) last devided to continue to study the question suggestions concerning steps which might be taken to improve the present system from the point of view as the freedom of comminications.

VI — Administrative Questions

TWENTIETH REPORT OF THE SAAR GOVERNING COMMISSION

The Governing Commission of the Saar Territory has forwarded to the Secreture General its twentieth report which covers the period from October 1st to December 1st 1924

The main features of the report are summarised below

Economic real Sected State-line — The number of uncomployed less been surmail during this uniter wason as compared with the corresponding neural of ret. The industrial artistic of the Territory has been favourable, influenced by the discussion of the French Minnig Administration to reduce the price of once the teightness of service is not as noticeable and minney is to a separative.

The Governing (Lorinas for after consulting the representate as of the position primelyierd a Dorse adopting the eight hour fay or forty eight hour we's for the ineff tries of the Furniers in correlations with the Informational Dorse and Bortes with 1910. The general Dorse will hardly be replaced by a detailed Ordinaries. In this connection the Governing Commission will seek the solve of the Saar Libeur Chrimber which is the process of tormstome. The direct destinance continuing the Labour Chamber was communicated to the Sar remployers and apricas guide for their opinion with the exception of the French State owner of the Saar Mine, all the employer guides ver, opposed to it the Chamber and the principal of Artsans and will the others guides not not state in that the grade guides on the other limited to give account of the French and the girl factor of the relieve The dark has been transmitted to the Saar 464 on y Council together with the observations of the organizations.

The introduction into the Sur-Text riory of the Franch ca toms regime in next diance with the Trents of Versaille took plot, on Junuary toth on which with the provisional ragime asplick in the Save Texture, where it constitution came to an and. This regime, provid d for the dark five importation into the Sava Garman goods for forel consumption and the dark five importation into German of Save produce. The Comme son did all in at power to lighten the off colls of which all possible production with the save of the Trents.

The report draws are muson to the fact that the Comm sion complying with the count of the Council in September last gave every liberal interpretation to the tipulation concerning the duty line entry into the lecritor, of Grama goods

The Commission has further prepared by a on induced treation, and two or it Primo Gair agree near the latter oth a view to support ing the Primo Sair customs from the Sair Tentory all thus no longer be shut in by the customs from each this relatively slight distance better if their

⁽⁾ by ' See a tol It to II ; c

Ids: in traites — The scheme for the reinforcement of the local gendar meric his teen duly carried out. At the beginning of 19-5, there were 570 gen drients in the Territory. The Governing Commission has driven up 2 to 2 scale of salaries for civil

servants. This seek, will have retroactive effect for the period beginning on April 1st, 1924, and his ben mide to conform as fer as possible with that recently upplied in Germany. Its application will involve additional yearly expenditure of 25 million frances.

With the authorisation of the Commission, the City of Sharbrick Lis contracted a loan of \$,000,000 from American banks

The financial legislation during the 1st three months includes the prom 1 gation of a decret on death duties measures for the application of the two on property and the entire re organisation of the stamp and registration decrees and dues

Social Puneance — A decree to be applied as from September 1st, 1024 increases by 35 % annuties farmerly quoted in marks and converted into frame payable under the insurance against accidents the same decree increase by 20 % recent annuties

A decree is being prepared with a view to increasing to 600 fracts the high cost of high bonus under the invalidity insurance. The bonus was originally to fraces and was raised on September 1st 1924 to 280 frace.

Public Welfare and Social Higgers — The Commission has founded a fresh air school and holiday camp for children in which so delicate children of the territory will be able to stay for six months free of charge

The liquidation and payment of the new peasions for var oas-bled have made considerable progress, and it is probable that those operations will be terminated shortly. The peasions have been increased to a result of a lit. new or on the part of the German Georgian play part for emothy subsidies of a total value curveding 4 floor transe war, granted to the war chambled and to the familes of vertices of the war.

dashbed and to the Innihise of victims of the Yarr Territor's Was 69° 490, raing in 1914 to 67° 574. A result of the fail in the birth rate dining the vert the projection but of 67° 574. A result of the fail in the birth rate dining the vert the projection but decreaved by 10,000 or the end of 1973 and vooid have contracted to decrease in 1981 of, at that moment, in important magnitude most of 1860 of the projection of 1860 of 1

The average birth rate for the period 1911 1914 was 33 5 ° falling 1920 1923 to 28 6 % During the same period the death rate fell from 15 3 to 13 ° 6'

1923 to 28 0 %. During the same period the death rate fell from it 3 to 15 ° %.

The e figures prove that since 1920, the excess of the birth over the death rate is greater in the Saar than in Germany. The death rate of nurshings is lower in the Territory than in Germany.

Conclusion — To conclude the Commission draws attention to the fact that 1974 was a comparatively calm year for the Territory it has been possible to beam to repair the damage resulting from the protrected strike in 1973.

With 1924 the heat period of the Saar rigime as catablashed by the Treat of Versalles, comiet to an end. The beginning of 1923 will see the application in the Territory of the Prench custom rigime. In this connection the mission appresses the love that the e-custon of the relevant clause of the Prench custom the properties of the Prench custom the Pren

VII - Protection of Minorities

Mosle is of Albanian Opigin in Greece (1)

The neutral members of the Moved Commuss on for the Exchange of Grack and Turkish Produktons General de Lara (Spansh) M. Ekstrand (Swede) and W. Wadd og (Dan sh) have servepted the Council survitation to net as its manda tonce, for the protection of the Albanian manority in Greco-

As both the Greek and Turkish Gos eraments have given their consent to this airrogeners size meadatanes will be able forthwith to assume the duties outlined in the re-clution adopted by the Council at its December 255000

VIII - Political Questions

1 - THE SITUATION IN ALBANIA

a) Communication from the Government of the Largeon of the Serbs Croate and Storenes

In reply to the communication of the Secretary General pursuant to the request of May Tan Noti at first time Acting Prime Minister of Albisma (), the Gowen ment of the hingings of the Serbs Croats and Slovenes in a letter dated December 24th refuted formally the charges brought aga set it by Mgr Tan Noti

In its communication the Serb Creat Streen Co express observes that in spite of the provincative attitude which light. Tan Noh has taken in regard to its country the Government diserus once more to state that in regard to the pic that events which me to purely domeric this houral motitar in which no official or square of the Kingdom has played any part whatenever it will maintain the attitude of a distalential dispetator it one and only aim in its Alb uring policy bring to promote the development of the innepredent State of Amana.

i) Commiss at c. from the Alborra Gonerament

The Serviar General of the League of Nations has received from the Preident of it Council and Minister of Teerign Affairs of inters of Albania a commumention dated January 2nd amonousing the constitution of a new Min-try and the adoption of a republicin form of Government.

The Prevalent of the Council expresses he confidence in the good will and moral assistance of the League adding that one of the principal aims of his Government will be the cultivation of friendly relations with the neighbouring State

2 - Co STITUTION OF THE STRAITS COMMISSION

The Chruman of the Strats Commission M Vassi (Turfer) I ad notified the Secretary General of the constitution of that Commission which is provided for in the Lausanne Convention relating to the Straits

⁽¹⁾ for I techy 5 many tol IV has p o

Article 15 of the Convention lays down that the Commission shall carry out its functions under the usage cas of the Licque of Nations to a high it shall in diamantain report. The Commission is composed of M Vassif General Marcoff (Bulgara) Commander MacDinaid (Grant Britain) Centum Michignonius (Greek) M Serra

(Itsly) Communder Muera (Japan) M. Filal ty (Roumania) and M. Join Cambon (France)

As under the Convention the Governments represented on the Commission

As under the Convention the Governments represented on the Commission undertake to contribute to its expenses in this same proportions as to those of the League of Nutions the Secretary General has communicated to the Chairman at his request the list of the contributions to be paid by Statis Members of the League in 1025

IX. - Social and Humanitarian Questions (1)

TRAFFIC IN OPINA

a) The International Obsum Conferences

The Second Optum Conference was re opened on January 19th and in accordance with its resolution of December 16th (*) resumed discussion on the proposals of the Harted States Delegation

At the opening meeting the Chairman of the Conference M Zahle velcomed the new British Canadran, French and Netherlands dangates Viscount Ceal of Chelwood Dr. Riddell the French Colonial Minister M. Daladier and M. Loudon Netherlands Nineter in Pans

After a general discussion, the Finnish Delegation proposed that a Mixed Committee ne appointed consisting of eight members of each Conference to coam ne the American proposals the British and French do larations and any subsequent suggestions and to report to the Conference.

suggestions and to report to the Contextures.

The Mixed Committee was composed of representatives of Chins France
Great Entain India Japan the Neth-Rands Portugal and Sam (countries represented at the First Conference) and of representatives of Brazil China Egypt
Finland Italy Persas Polland and the United Statis (Second Conference)

The various Sub Committees of the Second Conference continued their work on methods for the international control of dangerous drugs especially by means of the constitution of a Central Board of Control

b) Rai-fication of the Hague Opnum Convention

The Stars Federal Council has informed the Second Interest onal Optom Conference that it deposted at the Hegue on January, 15th the instruments of ratification of the International Opiomic Conference of 15pg and on the same day signed the Protocol providing for the appl cation of the sa d Convintion (?)

^() For Monthly Surveyore Vol. IV No. 1 p. 83 (a) See Monthly Surveyore Vol. IV No. 1 p. 235

X - Communication from the Swedish Government concerning the Communication of the German Government of Decem ber 12th, 1924 (1)

The Swedock Government has common cated to the Secretary General the text of its reply to the memorandum addressed last September by the German to trament to States Members of the Council

This communication is in connection with the circulation to States Members by the Secretary General of the German Note of December 12th 1924

The text of the Swedish memorandum and that of the covering letter to the Sceretary General are given below

Letter

With your communication of December 27nd, 1024, you were good enough to communicate to the 5v edish Government a letter which you had received from the German Government concerning the entry of Germany into the League of Nations

I the German Government annual to its letter a copy of the memorandum for urded by t to the Go remments represented on the Council of the League I venture to think that you may be interested to have the Swedish Government or reply to that munter and are.

I have the Lonour then force to send you a French translation of the memorandum ent by the Sweds is Government to the German Gowrament on November 22nd 1974 in . I should be grateful if you would ton memorate it to the Members of the League

(Signed) O UNDEN

Mes arcedum

It is a matter of extreme satisfaction to the Swedish Government to learn that the German Government desires to become a Member of the Langue of Mations On several occisions ince the foundation of the Lague the Swedish Government has urged that the Lague should are all a versalit. In agreement with public opinion in Sweden t considered it specially important that Germ my should become a Member of the League

The Swedish Government, in tuling note of the statements made by the German Government under a and a of its Memorandum desires to make the following observa-

tions on Points 1 and 2

The Royal Government considers that once the has been admitted as a Member of tile Leapur of Antions, Gurmany should be given the same place in the organisation of I league us is held by the other great Powers Members of the League She should thurstore b guaranteed a permanent place on the Council If Germany becomes a Mem ber of the Ligar the Steedish Government is prepared to support the measures which ould have to be taken by the Council and the Assembly in o dir to give immediately to German o permanent place on the Council

Under Foint 2 of the Memorandum the German Government discusses the question of German saidle ion to the Cournant of the Lague of Nation , abject to a secondary as to an obligation to pa tempate in the sures undertaken by the League in virtue of he rel 16 of the Lovemant. The Soudish Government de ince to direct attention to the full this is a first to state Co count, but dra manted to adapte to the Covenant reorigin if Members mus accorde to it without reservation. All the present Members are all a ber ad I . the obligations arising out of Article 16 or the Concernt, with the special except it of S turbed he e post on as a perman nels neutral Power is recogni u I shaTelis

The Sur half bovernment considers that it sould hardly be compatible with the pto more of the Lovement or of the principles upon which it is based that Germany's

⁽c) - " le 2, 5 - m tel It o : p 5-

adheson to the League si ould be conditional on a reservation concurring the important obligations laid down in Article 10 of the Covenant obligations which are moreover recuprocal and upon which therefore the right to the assi tance of other Members of the Leaven december.

became opening. The resolutions adopted by the 1921 A sembly appear to abow that it is not inconsistent with the provisions of Art 60, 10 that in the execution of obligations relating to punities some account should be taken of the particular situation of each State and known also of a fact such as the limitation of armanicular supposed upon Germany by the Treater of Penes.

The Swedish Government most earnestly hopes therefore that the German Govern ment will not regard the provisions of Artule 16 of the Covenant as an obstacle to Ger many's entry into the League of Nation.

Stockholm. November 2-nd 1024

XI - Forthcoming Events

February 16th Meeting of the Committee of Inguiry into the Reform of the

Pebruary 16th Meeting of the Co ordination Commission on the Private Manufacture of Arm. Genera

Tebruary 18th Meeting of the Commission of Inquiry on the Danube Commission Geneva

Tebruary_18th Meeting of the Commutton of Legal Experts on the Danzig Rail

I chruary 25th Meeting of the Sub Committee on Tonnage Measurement. Goneva March 1st Latin American Interchange of Health Offirer. Havana March 4th Meeting of the Committee of Inquiry on Road Traffic Milan Thirty third Session of the Council Gen.va

March 10th Meeting of the Malaria Commission Geneva

March 2-rd Interchange for Specialists in Industrial Hygiene Geneva

XII - League Organisations and Commissions

LIST OF MEMBERS

The Assemoly

(Not more than three representatives f on each Member State of the League)

The Concl

(Consists of the representative of France Great Bream Italy and Japan who st permanently and those of a x other States Hembers elected for one year by the Ass subby)

Membership in 1925

France Great Brita n

Italy

Japan

Belgum

Brazil Czechosloval ia

Spain

Sweden

Uruguay

The Permanent Court of International Justice

(It Jowes are excited by the A. embly and the Council for a provided name years. The Peet dank and) or live but are on took by the Countil on trem of those years.)

Fudges

M HUBER, Pre ident	(Sw.158)
M WEISS, Vice President	(France)
M ALTANIRA	(Spanish)
Comm Availorri	(Italian)
M EPITACIO DA BILVA PESSOA	(Brasilian)
M DE BUSTAMANTE	(Cuban)
Lord Fit LAY	(British)
M Loder	(Dutch)
Mr Moore	(American
M NyBolai	(Danish)

Deputy Judges

M ODA

M	BEICHMANN	(Norv egian)
M	NEGULESCO	(Roumanian)
N	WANG CHUNG HAI	(Chinese)
3.1	Louismos Freis	(Serbian)

((anamer)

Recistrar

M HAMMARSKJOLD	(Swedish)
Al Hammarskjold	(Swedish)

Committee for the progressive constitution of international Law (Constituted in accordance with a resolution of the 19th assembly. The members as appeared by the Count 1)

- VI HAMMARSA föld (Chairman) Governor of Unsala (Sweden)
- Procesor Dista (Vice Chairman) professor of International Law at the University of Pavia (Italy)
- Professor Benefit, profes or of Informational Law at the University of Oxford (Great Britain)
- Tronger, Logal Advisor to the Brough Ministry of Foreign Affairs (T ance)

 Dr. Gustave Guerrano Minister of Calvador in Page (Solvador).
- Pr Bt. a d C J Lours, forms, member of the Superme Court of the Netherlands member of the Permanent Court of International Justice (Netherlands)
- member of the Permanent Court of International Justice (Netherlands)
 D. Vilhena Berraca de Magazhars profes or of Law at the conversity of Lisbon former Micrister of Foreign Affairs, Justice and Education (Portugal),
- Ur Adulter MASTAN admister of Czechoslovakia in London President of the Czechosloval branch of the International Law Association (Czechoslovakia),
- W MATSUDA Doctor of Law, Minister Plenipotentrare (Japan),
- M Simon Pt. daten, outnoter former Legal Adv. or to the Ministry for Foreign
 Affairs founder of the Polish Association of International Law (Polisid),
 Profes or Volter Schwell o profes or of Law at the University of Berlin (Ger
- D jr then Survey Dean of the Frency of Political Sciences of the University of Burnes Aires (Airentine),

Professor Charles de Visscher, professor of Iva at the University of Ghont Legal Advisor to the Ministry for Foreign Alfairs (Belgium) Dr Chung Hui Wang Deputy judge at the Permanent Court of International

Dr Chung Hui Wang Deputy judge at the Permanent Court of International Justice (China)

Mr George W Wickersham former Attorney General of the United States mem

ber of the Commuttee of International Law of the American Bar Asso cuation President of the American Law Institute (United States) M Cristobal Botella former professor of the Faculty of Law at the University

M Cristobal Botella former professor of the Faculty of Law at the University of Madrid Pres dent of the Franco German M ved Arbitrai Tribunal and Ligal Adviser to the Fronch Embasss in Paris (Spain)

A jurist expert in Moslum law (Not vot appointed)

The Permanent Agassory Compression on Naval Military and 41r Ouestions

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Members and Assistants

Lieutenant General DF CCUNINCK	(Belgium)
Major General VAN CPOMBRUGGE	(Belgium)
MRIOT Esteña DE CAPVALHAO	(Brazil)
Rear Admiral DE SOULA E SILVA	(Brazil)
Lieutenant Colonel J S Lowe D S O	(British Empire)
Rear Admiral AUSPEY C H SMITH C B	, ,
MVO	(British Emp re)
Captain G Hagira R N	(British Empire)
Phymaster Commander E Kennedy	(British Empire)
Squadron Leader H A TWEEDIE O B D	(British Empire)
General Vladimir Kaduanda	(Czechoslovakia)
Commandant d État Major R & Jizersky	(Czechoslo zakia)
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Captain U Leone	(Italy)
Vice Admiral Baron Acro :	(Italy)
taptam Don F Ruspon	(Italy)
Commander Graziani	(Italy)
Brigadier General Shioden	(Tapan)
Lieutenant Colonel Shinomoto	(Japan)
Captain Tsucinihashi	(Japan)
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Captain M Yasuromi	(Tapan)
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i Japan)

(Japan)

(Japan)

(Spain)

Captain Kuni Usur

Lieutenant M Kasi

Treutenant Colonel OGASAWARA

Brigadier General Don Juan Garcia Benitez

Integel Lacaten en Col - 1 In Rent Admiral Marquis DE MAGAT (Spain) (Spain) Captain J Mo TAGLT Capto o Sal et DE E LAS (Sprint) Captain Baron del Sacro Linio (Spain) General Soriano (Spain) Licutenant Colonel Grafic DL DPUNEDA (Spain) (Sweden) Colonel Owner Nacres Major V S H GADD (Suden) Rear Admiru C F W DE RIBER (Sweden) Capton F W H DE WRANGE (Sv eden) (Urueu sy) Major Pedro Sicco Co ordination Commission

(This C mm = souber in process of formation, the lit of members will be publised in a later — end the

Feonorite and Linancial Commission

(Appended by the Color l in accombine with a recommendation of the Bru-obs Financial Conference to a l

M Gm +a Apor Chairman of the Commission (5m/5)

I The I's cancral committee

Comm B excurs Directo Central of the Ita lian Bank Association

VI L Dupots President of the Swiss Bank So ictv M Fraggess Director of the Bank of Billian

M LASSEN, Director of the Belgian National Bank

M C E ter Meules (Dutch) SIF O. C. MEMEYER IS C. B. Financial Director

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French Ministry of Finance Dr V Pospisia. View President of the Banking Association Director General of the Prague

Saving Bank M T SPAIR Assistant Delegate to the Repa

rations Commission

(Japanese) Sir Henry Stranger (South African) & Carlos FOR UNT (Argentine)

Mare Waltevalue Vice President of the Stort holm Enskilda Bank (Swedish)

II The Economic Committee

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(Australian) 1 | Burma Car rien Commercial Attacha to the Brank in Embary in London

(Brazilian)

(Italian)

(Swiss)

(Span sh)

(Belgian)

(Czcchoelovak)

M J DVORACEA Chief of the Economic Section at the Czechosłoval Foreign Ministra M Henri Heer President of the Swiss Cooper- tive Society for the Premitton of Foreign	(Czechoslovak)
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Sir Hubert Liewelleys Synth G C B Eco nomic Adviser to the British Government	(Bratish)
M A Williamski President of the Bank of	•
Готписте	(Polish)
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Conmittee of Expert on Double Taxation	12
Professor Enaupt	(Italian)
Sir Josiah Stamp	(British)
Professor Bruins	(Dutch)
Professor Seligman	(American)
Committee of Government Experts on Double	Tavalion
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tion	(France)
M CLAVIER Director General of Direct Trustion M J Blan Director of the Federal Taxation	(Belgrum)
Department Professor P D Anows Director General of the	(Switzerland)
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Sir O E Mismeyer	(British)

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M Dell, tour Director General Curse des Dé
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tistics	(French)
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Destauran V. Smrung. Desident of the Control	

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Statistical Commers on (Dutuh)
Professor L Wurzeumerr (German)
Dr Vinaya (Austrum)
Dr Primeau International Labour Office
Dr Mirrhorty International Statistical Institute
(Dutch)
With A Loveno Leveno of Nation.

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Sub Committee for the Equitable Treatment of Conmerce

M Brunet	(Belgian)
M BARBOZA CAP «EIRO	(Brazilian)
VI DVORACEF	(Czechoslovak)
M M*ToUYAMA	(Tapanese)
Dr Pipelli	(Italian)
M Serpuis	(French)
Sir Hubert LIEWELLY SMITH	(British)

S in Committee for the Co operation of the League of Nations and the International Statistical Institute

M Dvop terk	(Czechoslovak)	
M A JESSES	(Danish)	
I rofe-sor \ECULCEA	(Roumanian)	
Sir Hubert Lee ell. Silvii	(British)	

Sub Committee on Inguire unto Economic Crises

M Here (Charman)	(S vis)	
M BRU ET V PAGRACES DE PERFELL M SER-PUS SOF Hubbert LLEV SLEX SAFIN M MET INVEST	(Italian) Cresoli) Co	mbers the momie imitte

1 M LAZARD Chairman of the French
A or ition for the Suppression of

Unemployment (In

L Planain professor at Liege Uni

se us

(Belgian)

M E Sjöstrand, representative of the Swedish Government at the Interna tronal Labour Office (Swedish)

M WAGGMANN professor at Berlin Uni versity (German)

(The four last named experts were selected by the International Labour Office)

THE FINANCIAL RECONSTRUCTION OF AUSTRIA

a) Commissioner General of the League of Nations at Vienna (Appented by the Council in accordance with the Recontraction Protocols Genera, Oribles 4th 19)

M ZIMMERMAN

(Dutch)

b) Committee of Control of the Grananteering States for the Austr an Loan (Constituted in wreadance with the month Reconstruction Protocol Geneva October 4th 19 The introducts of the Committee age non-maked by their Go emments.)

Marquis Cubani Conf (Lonieri (Chairman) (Italy)

D. Roos, Director of the Zemska Bank Prague
M Anderson of the Daniel Ministry of Finance

M BOTELLA

M Dinichert Minister Plenipotentiary
M Janeser, Director of the Bug an National

Bank

Count J G LAGERBIELLE Delegate to the Swe dish Comptoir de la Dette publique Sir O Nemeyer

M R J H PATIJN Minister Plenipotentiary
Jonkheer W F van Lewner Substitute
M Seydou , Minister Plenipotentiary

(Cauhosloval ta) (Denmarl) (Spain)

(Sv itzerland) (Belgium)

(oweden) (Great Britain)

(Notherlands)

c) Trustees for the Loan (Appainted by the Council)

M Marcus Wallenberg (Sw dish)

M Jan-sen (Bulgian)
Mr Jay of Morgan Harjus & Co (American)

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Mr Jeremish Smith Jr (American)

b) Committee of Control
(Appented by the Reparation Commission)

M CAVAZLONI (Chairman) (Itah)
M G Diouritce (Vice Chairman) (Serb C

(Serb Croat Sloven

M. B. A. KEMPALL COOF.

M & NEULCEA

(Great Britain) (France) (Roumann) (Czechosloval ta)

el Irustees for the Loar

(Appointed ! the Council)

M Bis chini but Henry Strakosou M C L to Medica (strikan) ¡South Af ic r) (Dutch)

GREEK REFUCLES SETTLEMENT CO MISSION

(in 11 ted as let the Greek Pefa via Protectal Centera Sq. cabit gib so. To member an no placed by the Council of all Legger)

M Charles P Housend (Clairman)

(Amy rican) (British)

ADVISORY AND FECHNICAL COMMITTEE FOR COMMUNICATIONS

Can tratefact in requested in Firs 1 analythy the Greecel Conference on Communications and Transit on earth in Europe of European in Earth Exercises with the Communication of the European in European in the Earth is and design meaning by State has been presented of a red by the European in the Earth is and design meaning the State has been soon to presented of a red by the European in European is address that we present in the European in European is address to the Communication in European is address to the country.

Cl airmai

Vr. 1 G. Baldeja. Representative of Great Britain on the International R ver Communicions. (Appointed by the Government of the British Empire).

I to Cha tiran

- Dr Atstat DE A UPRO BETHANCOUST DRAW Extraordinary and Minister Ple supotentiary (Appendical by the Government of Cuba)
- M Bondun Wi singush Professor at the University of Power (Appointed by the Government of Polyad)

Voilas

- 31 I FUNCINCO AND ASTRONOMY SECRET OF GENERAL OF THE MINISTER OF ARBITRATION (Appointed by the Government of Child.)
- M Guillering Brackways Inspector General of Bridges and Roads (Appointed by the Go erament of Spain)
- M Guton Donkevice Conneiller of Legation (Appointed by the Government of Lithurnia)
- 11 Niver Decrete Laspector General of Rouds and Bridges Member of the Central Commission for Rhim maying thom (Appointed by the Golerament of Prince)
- M. I. Gustavo Gui Ri Eng. I may Extraordin ry. Minister Plempotentiary in I rance and Switzerland. (Appeared by the Government of Eulyador).
- M. Ober Perkan Enjance (Appointed by the Government of Chin.)
 M. Mann of John Technical Delignic of the Government at Paris, former
 one for of Creek Kall as Pappointed by the Government of Greece.
- M. G. Lori, co. Director General of the National Society for Industrial Credit Burns: {hipported by the Government of Roumanns.}

Comm Girolamo Sinicalia, former lisp eter G netal of Italian Railways, member of the Central Commission for Rhine navigation (Appointed by the Go virturest of Italy) M Gabrid Surris. Director Cameral of Ports (Appointed by the Government of

Norway)
Dr A Stievenard, Inspector of Belgian Railway. (Appointed by the Govern

- Dr A STEVENARD, Inspector of Belgran Railway. (Appeinted by the Government of Belgrum)

 V YOU'RO SUGINGER. COURTIES of Embisse (Appeinted by the Government of
- Japan)

 M F I Unruvia, En or Extraordinary, Minister Ple inpotentiary in Switzerland
 (Appropried by the Government of Colombia)
- (Appointed by the Government of Colombia;

 M REINHARDT, former ministerral advisor (Appointed by the Government of
 Austria)
- A Mumber to be appointed by the Government of Venezuela

SUB COMMITTEES AND SPECIAL COMMITTEES

I POUR AND MARIE ST NAME THOU

r) Forts

- VI Svitti (Chairman)
- dr Baldain
- M Brockwann
- M STIEVENAPD
 M B Permandez a Medina, Minister Plenipotentiary of Uruguay in South
- M G Ingrany. Director General of the Itahan Mercantile Marine
- M von Lang. Adviser to the German Ministry of Economics
- M. H. Warren, Director of navigable water lays and scaports at the French Ministry of Public Works
 - bl Mantine Navigation
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 M A G Kentury member of the Governing Board for Economic Alfairs at the
 - M 4 G Knotter member of the Governing Board for Economic Affairs at the Dutch Foreign Vinistry
- A Greek report
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- M Georges Delay o, furnicity Captain in the Navy (Club)
- M E HAGG, St coish Director General of piloting, lighthouses and buoys
- M NAGOALA, Secretary at the Japanese Ministry of Communications
 Captain Razicotsikas (Greece)
 M no Robustic Chief Romon's Lighthouse and Buoy Department of France
- M DE ROUVILLE, Chef Enginer, Lightboore and Buov Department of France Commander Luigi Tonre, Director of the Hydrographic Institute of the Royal Italian Nevy
- Le Baron Gustave Wrede, Director General of the Finnish naval administration

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- M Silvain DRESFL (Chrisman)
- M Baldi :
- M Done evicion
- M Poresco
 - M REINHAPOT
- M STIEVE APD
- M Wi larshi
- M T and Ou former Chinese delegate to the Conference of Barcelona

d) Tornage measurement

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- Al Berneac (Roomana) Chief Engineer, Director of the Turnu Severin Ship yards
- M D Boll Geory General Inspector of Bridges and Roads at the French Munistry of Public Works
- 1 O. PERMAN Ad the to the German Ministry of Communications
- M P V SOCIE NAMI Engineer at the Lythuanean Ministry of Communications An expert to be selected by the Kingdom of the Serbs, Groats and Slowettes An expert to be selected by the Union of Socialist and Soviet Republics

LIS Lurrenced BA Lour

- Y S. IGALIA (Chadman)
- M ANDI ATEGUI
- A BROCKMAN'
 - M OUANG HAND M POLITIS
 - Sir Francis Dear former Chairman of the Railway Committee of the Second Transit

 Conference former Director General of the South Eastern and Chatham

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 - M. Schilos Director General of Rudways at the French Ministry of Public Works. M. R. Herold Director of the Rudway So tion of the Swes Federal Department for Post and Rudways.
 - M RADELLE former apporture of the Rodway Committee of the Second Farnast
 Conference
 - Dr. La was Director of the Czernosio ar Raduay Ministry
 - " Work Advisor to the German Transport Ministry

IV ELECTOIC QUE TIONS

- M DULLEVICEUS (Charge of
- M Broce was
- M. P. Bir vir Fo mer Italian Under Secretary of State
- " J Cut ven Dur for of the Bank for Electric enterprises Zurich
- VIWINGS Swedsh Director General of hydroclectric energy and can ils VP Villages Course Chiraceto of the first di iston of the Daniel Ministry
- of Public Worls
 "I'm in Limitar of the department for Lydro electric energy and the distribution of electric energy at the French Ministry of Public Worls

V BUDGET

- M Baldwin (Chairman)
- M Silvain Dreyrus
- M GUERREPO
- M OUANG HANG M STICVENARD
- M SUGIMURA

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- M WINIARSPI
- Jonkheer W J M WAN EYSINGA professor at Leyden University
- M J Hostic former legal adviser to the Belgian Naval Department Secretary General of the Central Commission for Rhine Navigation

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- M Amunategui
- M E CHAIN VIC. Chairman of the Automobile Club of France
- M O BILFELDY Chief of Section at the Danish Ministry of Justice
- M DELAGUES Chief of the Police Division of the Swiss Federal Department of
 - justice and police
- M P O FRANKLIN, Road Depa trient of the British Transport Ministra M E MELLIM Chief Inspector of Railways Transways and motor vehicles (Italy)
- M J F SCHONFFLD Administrator of the Dutch Department of Communications M PFLUG, Adviser to the German Ministry of Communications

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- M Brown Director of the Telegraphic Dipartment of the French Postal and Tele graphic Ministry
- M T J Brown Assistant Secretary General Post Office London
- M H L ÉTIENNE Director of the International Telegraphic Union
- M G BONNEY Deputy to the French Parliament (Assistant to the Clairman)

IX Special Committee of Inquipy on the Report of the Calendar

Jonlheer W J M van Eysinga (Chairman)

Pey Father GIANTPANCESCHI representing the Holy See

RCV TER PHILLIPS representing the Archbishop of Canterbury

Profuser D Ecinific Director of Athens Observatory representing the Occu menical Patriarchate at Constantinople M C Broourdan former Chairman of the Calendar Committee of the Interna

- tienal Astronomical Union
- M WILLS H BOOTH Chairman of the International Chamber of Commercial

Health Committee

(Come of all attention there are the Common at the Committee of the O₁ c felton event of Hyp. As a product of the O₂ c mate of the Offs foliar attent and at the Area appointed to the for a classification of the Hyple after on the first the Hyple Committee Four time one time to exposite in the P are so testend over a penal of 1 ce ear)

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Profesor Lon BEPNAPD (French) Str GLORGE BUCHANA C B M D (Bnti-h) Professor Ivan CANTACUZENE (Rourannan) Plactor H CAPRIERE (Spyce) Doctor Carlos CHAGAS (Brazilian) Doctor Curopas o (Polish) Surgeon General II S COMMING (American) Dr A GRANVILLE (British) Dr Alice HAMILTON (American) Doctor N 11 Josephus Jitta Datch Professor Ricardo Jonge (Portuguese) Doctor A LUIRARIO (Italian) Professor Th Madsen (Danish) Doctor P MINEELA Peruyiani Professor B Nocier (German) Professor Dorato Offoleschi (Italian) Profesor Gustave Pittaluga (Spanish) Doctor L RAYNAUD (French) Doctor M 150FUM (Japanese) M VEIGHE (Belgran) Committee on Irtillectual Co operation (Appointed in preceduate this is revelution of the Second A while,) Member. Professor H BEFGSO I Hon Professor at the Collège de France (French) Mademored th Boarene Professor of Zoology at Oslo University (Nory egian) Sir I C Bose Founder and Director of the Bose Research Institute Calcutta (Indian) M ' DF Castro Professo, at the Medical Ta culty of the University of Rio de Tanciro (Brazilian)

Madame Cuptr Skloporaka Professor of Physics at the University of Paris (Polish)

V J DESTPLE former Minister of Science and (Belgian)

M 1 It aren Professor of Physics at Berlin University (Girm instet) i ii A Lopphiz Professor of Physics at Lex

den Univer ty (Dateh) M L Iten er Directo of the National Jibrary

of the Professors of Bueno Ayre (Argentine) V R & Minters Drector of the sorman

But Labout to the Children in In s it ite at le brolom (American) Professor G A MUFFAY, Professor of Greek Plu lology at Oxford University (British) M G Dr. REYNOLD, Professor at Berne Univer (Sw15) M F RUFTINI Professor at the University of

Torin (Italian) M L DE TORRES OULVEDO Director of the Electro Mechanical Laboratory of Madrid (Spanish)

Nurutan Correspondent

M A Dorsch

Experts

M DE HALECRI (Polish) M J LUCHAIRE (French)

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Sub Committee on Intellectual Property

M BERGSON (French) (Bulgran) M DESTREE Mr MILLIKAN (American) M RIFFINI (Italian) (Spani h) M DE TOPPES OUEVEDO

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(Constituted in accordance with Pringraph 9 of Article XXII of the Covenant to receive and examine the annual reports of the Mandatury Porters and to advise the Council on all matters relative to the observance of the Mandates Appointed as expects and not as Go exament representatives)

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M Beau former Ambassador (French) Sir Frederick D LUGARD, G C. MG C B D S O former Governor of Nigeria (British) M Pierre Onte Minister plenipotentiary (Belgian) M I PALACIOS Professor at Hadrid Univer erto M H . A Recs former Vice Chairman of Cour

(Spanish) (Dutch)

cal of Dutch East Indies Marous A THEODOLI President former Under Secretary of State at the Colonial Ministry Mrn. A Bugge Wicksell Doctor of Lans

(Italian) (Swedish) (Japanese)

(French)

Frirgordinary Member

M. H. CHIYGI I YAHANARA

M William RAPPARD former Director of the Mandates Section of the Secretariat

Representative of the International Labour Office

Mr GRIMSHAW

Temporary Committee on Slavery

M GOHR (Chairman) of Colonial Ministry (Belgian) M. Freire D'ANDRADE (Portuguese)

M Louis Dante Bellegarde former Minister of Haits in France (Haiti)

M DELAFOSSE former Governor General of the Colonies

Sir Frederick Lugard G C M G Commander Ronerali

(British) Commander Roy caggi (Italian) M 'A REES (Duten)

Representative of the International Labour Office

Mr GRIMSHAY

S sperusory Commission

(Aprented by the Council in accordance with a dear on of the Groon) A could for the property of supor r 1 fancount with a land cold is no the fancount resultation of the League. The Presidency a notice)

M Luis Waddi Gton President (Financial Advi er Chilian Legation I ondon't (Chilian)

Dr Stephen Dausan Mini ter of Crechoslovakia in I rance (Crechosloval in) Lord Misto of Agpa (Vice President) (British)

" REVEILLAND (French) Dr NEDFITIACT (Rapporteur) (Dutch)

Deput, "fenlers

4 Herluf Zante

(D nish)

I) C I en a Prese Charg d'Affrares of Vene ruela Berne

(Venezuelan)

Auditor of League Accounts

M CERESA

(Italian)

Committee on Allocatron of Expenses

(type aird by the Council's accomplaner with a decision of the last Assembly for the purpos of drawing up a definite scheme for thill allocation of the expenses of the League)

M REVEILLAUD Chairman (French) M J A BARBOZA CARNEIRO (Brazilian) M JANCOVICE (Roumanian) M MATSUYAMA (Tapanese) Mr F PHILLIPS (British) Signor Soleri (Italian) SIT HENRY STRAKOSCH (S African) M Herluf ZANLE (Danish)

Advisory Committee on the Traffic in Opium

(Appointed by the Counce in accordance, or the resisting on of the resembly December 15th as a with 10429 characterish post for purpose of securing the fed set post file on a creat on between the narrow countries in regard to the Operation countries or regard to the Operation Councer on of 100 miles may good one which may see the the connections).

Members

M Bourgois (France) Mr John CAMPBELL CSI OBL ICS (India) Prince CHAPOON (Stam) Mr. CHAO HEIN CHU (China) Sir Malcolm Delevingne KBC (Great Britain) M FERFEIRA (Portugal) Dr Anselvino (Germany) M TSURUMI (Japan) M VAN WETTUR (Netherlands) M Milutin You ANDUITOR (Kingdom of Seros

Croats and Slovenes)

For the United States

Assistant Surgeon General RUPEPT BLUE Mr C Neville

Assessors

Sir John JORDAN GCIE KBC KCMG (British)
Mrs Hamilton Wright (American)
M Brivier (French)

Advisory Comm t'ee on the Traffic in Women and the Protection of Children.

⁽The Committee is not in process of reconstitution, the list of members will be published in a later issue of the Monthly is early).

Com assioners appointed by the League of Nations

Saar Basin Governing Conmission

it it tited up 'r tile Treaty of Vena lies. The m mbers are appealed annually)

Y KOCCHANN
Y LA SEEFT
Y V RAULT
WE G W STEPHENS

(Sarre) (Belgian) (French)

M VEZENSKY

(Canadian) (Czechoslovak)

High Commissioner of the League of Validies in Daning (Appointed under it the 103 of the Treats of Vessilles)

Mr M S MicDoinfle

(British)

High Commissioner of the League of Nations for Refugees
(% outed b, the Council)

Dr A 4 SEN

(Norwegian)

Other Commissioners appointed by the League of Nations ander International Conventions and Treaties

President of the Upper Silessan M. and Commission
(Aspec et a the Commission the Germa Polish Commission on Upper Silesia (Artele 564) of May 15, 19, 2)

M Felix CALONDER

(Simiss)

President of the Upper Silesian Arbitial Tribinal
(1530 n oil to the Council under the Go man Polish Convention on Upper 5 let a (Vinde 1661) of May 15, 19

Y G KARCHE BELGI (Belgian)

Greco B dgartar Emigral or Commission

(I we true here the holding the Pirt dent, accommand to the Council in accordance with the Greco Bulgarian terminal Engine for each and to ember a triping [Article 8]

Colonel A C Conve

(New Zealander)

Commandant M DE ROGVEP

(Belginn)

Green Turks & Exchange of Populations Commission

(III in the fire active the letter committed by the Courtly in accordance with the Green-Turked by the in the latest Convertion to the term of 19 and 19 an

V E E ECESTRALD
Gen ral Ma Finel DF Lara
M K M VIDDI C

(Swedish) (Spanish) (Danish) Commissioner of the League of Nations for the Evecution of the Provision's of writtee 107 of the Treaty of Lausanne (Normated by the Ocean)

(rounding by the country)

M Picard

(French)

XIII — Construction of a Conference Hall

FIRST MEETING OF THE JURY OF ARCHITECTS

The international jury for the selection of pians for a Conference Hall met for the first time on January 5th at Geneva for the purpose of drawing up the programme of the competition and haing the conditions to be fulfilled by competitors

This international competition which is open to all architects nationals of states Members of the League, is being organized in accordance with a resolution of the Fifth Aventaliv. The half will be built on a site presented to the League by the Republic, Canton and City of Geneva, adjacent to that occupied by the Secretariat.

The jury, which was composed of an architects appointed by the Council, manely, Sir John J Burnet (London), M Jesaph Hoffmann (Vennal), M Vector Horta (Brussels), M C Lemaresquer (Pars), M A Moore (Zenich), and M A Mugga (Bologna) (*), detend M Horta to the chast and dawn up the programme of the competent Deague organisations will have to be consulted, has been communicated to the Council for consideration at its March serving.

⁽r) The Council has also apprented to a substitute. N O H Berlage (The Hague), and M A. Flores Urcharell-ta (Madrid)

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MONTHLY SUMMARY

OF THE

LEAGUE OF NATIONS

FEBRUARY 1925

Vol V No 2

Published on March 15th 1925

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MONTHLY SUMMARY OF THE LEAGUE OF NATIONS

FEBRUARY 4925

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Published on March toth 1925

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Communications concerning the Monthly Successory should be addressed to the Information Section League of Nations Geneva

I - Summary of the Month

A series of important meetings of League Commissions and organisations took place in February

The Permanent Court of International Justice delivered on February 21st its Advisory Opinion on a question relating to the evidange of Greek and Turkish populations it also dealt with the Maxicummatis Concessions lave

The Opium Conferences came to an end the first on February 11th with an Age, ment on the gradual suppression of opium smoking the second on February . I can be adopted a Convention aiming at a more effective restriction of the public of more future of marcolins and the establishment of a closer control and sup as we of in stantional trade

The Courdina in Commission agreed upon the methods to be adopted for the private manufacture of arms

The Parenness Ad 1 or Commission for Military, Naval and Air Questions in the paper to the toward dealt, with the question of the application to the Rhine, come or militarized by the Tricht of Versulfas of the investigation scheme drawn up by the Franch and it the ways and means of ensuring to the Commissions of Investigation for free custome of their datas. The Frendents of the Austrain, Bullyting Gramm and Hungarian Investigation Commissions were appointed during the month of the Tricht of the Commissions were appointed during the month of the Tricht of the Commissions.

In Financial Committee in collaboration - this representatives of the Austrian and Hung, and Overstmants and the Lengue Commissioners General at Vienna and Bodynest proceeded to a through e amorition of the financial situation of Austria and Hungary. The Committee also reassided the operation of a loan to be contracted by the Dancy desirepathy and that of the gold standard.

Sub-committee, of the Organisation for Communications and Transit met to study que time in count time with the reform of the calendar, the unification of tomage measurement in inland has ignation and the jurisdiction of the European Danues Commission

A Conference of delegates from the public health administrations of Far Eastera Yato and on February, 4th at Singapore in order to imagin at the Far Eastern Little mole, and Intelligence. Offere tounded by the League Health Organisation

among the communications received by the Secretary General may be spicially invations of the appeal of the Greek Government to the Council under Arts tel NI of the Covernant, with regard to the expulsion from Constantinople of the Cleanmencal Patriceh

II — The Permanent Court of International Justice (*)

SIXTH SESSION

fine sight asso of the Premisent Court of Interestand Justice when opened on January rish continued throughout Entering. The Manyrommuti C. S. 1 1 raid in public from Fibruary real to 14th. On Tebruary 21st the fourt of 5 reed its 4 or 30 Updates on a questron, referred to 16 by the Council on counce to a shi the Gr or Ferrich to change, of popelations [9]. The Court also From the North Court also President of the Grace Terbian and Roumano Lark h. Wind Aduttal Thompsing [9].

) He Court's Ma row rule Termsale, Corosmons () — The hearing of the Me namety could be if from Lebruary 19th to 14th — The Court was come to 1 follows.

1 liuber

(President)

M Loder Lord lunia

M Nyholm M Altamira

M Oda

M Anz lott

M Yovanovitch M Beichmann

M Beichmann M Negulecco

M Casoyanni Gress ilational judge

On behalf of the Greel Government Claimant Mr Purchase barrieter as withed the facts of the case. M Politis than presented his Government's kgal arguments, leaving it to Mr Purchase to cyplain certain financial questions of importance, in the case. The case of the British Government respondent was saided by Sir Douglas Hogg. M Politis reply was followed by a regender from Sir Douglas Hogg.

During the lixaring an insident secured arising out of the expressed intention of Counsel for the Glamman to read certain erba is from Hansards Parliamentary Debates. The Court, on bring called upon to devide whether this was admissible devided to authorize the reading "whitst reserving its opinion as to the degree of importance to be attacked to the passags, read

A discussion between the Parties as to the admissibility of certain evidence resulted in the withdrawal, by common agreement of certain documents or cur to a passag s in the winter and craft provings.

The President in order to enable the Court it necessary to obtain further information from the Parties, due not when announcing the termination of the hearing, declare the proceedings closed

The Court retired to consider its judgment

The Court is all common

- I That the purpose of the word it bilabed in Article of the London or a Landon or 'I have 1 and 'N 5 at 5. The hard here had not been a Landon or the acting of Cr. 1 at 1 Terhash popel at loss is to indictut it conditions in point of time and place on their appeals it liability to exhause of tooks and Modelm word period it inhabit Constantingle or Wittern There. It this word rives to a instant of fact, constituted in the case of the persons in question by residence of a lasting interes.
- 2 That in order that the persons referred to an Article 2 or the Convention of Lin among a Greed inhall-based or Constantington my be unswelled as ext. Johnshild under the terms of the Convention and exempted from the reproduct yet, changing they must result within the boundaries of the Perfections of the Convention of the Perfections of the Convention of the Convention

It should be added that in the body of the Opinion is was stated that the Court did not consider that it had cognisance of the question of the Occumential Patriar chate of Constantinople. This question though raised in Court by the Grick repre

⁽e) S. Mouthly Su 14 Jan 200 1924 1 5

, it can be court to be specifically us not in first, included in the Request for a set in (i). In presented by the Countil (i)

To O_{ζ} at the ben transmitted to the Council which all estimates that its its a ε on

Is maximent of the previdents of certain Mirad Arbitral Trib mals []

Under the first good the Tree, of Lourenne, processing made for the establement by the time to the Allium Powers and Titles of a Mired Arbitral Followshit by Freshedt of School is to be appointed by agreement between the the Governments concerned. Failing such agreement which a time land down not be Treet to the President to be appointed by the request of other Concernments to the President Court of International Justice School choice to no cover huntred to nationals of State visith remained neutral during the war

The Grid and Pourmanan Government Javang nonvested the Pic door of the Cours of pipons, the Pracedents of "A. Green Full als and Roomanon Part als Mised Whit in Thousain respectively and the it to Governments having agreed to the post bins of the two posts being combined the President appointed Baron work with M (Swed at Cours, Borof the Court of Appart of Swea (Stockholm) and member of the Lay prim Wreed Courts as President of both the Arbitral Tribunal in question.

dunual Report

At the Pitth Assembly a distres we expressed that an annual report on the work of the Court during the pre-dring year should be released district from the Court. It will be transmissed that proceeding Assemblys had revered similar rapo is in the form of a Chapter insected in the Courted's report. The latter has informed the Court of the weak appeared by the Asembly the Court has deed et to add to the four elections agreed only the sembly the Court has deed et to add to the four electing series of its publications in the Series L which will contain an annual recount of its work. This write will appear annually, early 11 large 1.

III - Reduction of Armaments and Military Control

1 — SEVENTELLYR SESSION OF THE PERMANENT ADVISORY COMMISSION FOR PULLTARY, NAVAL AND AIR QUESTIONS

- The Person and to a Commission for Military Nicel and Air Questions and I make the conform February 5th to Lebruary 10th at Geneva, with district Sunse Salva (Brazil) in the Clair
 - ft Commi ion had be a requested by the Council

a) To submit pretent proposals for the application to the Rhine $e^{-i \gamma_{1}} = J$ by the Versullas Irity of Clapte a Land V of the $e^{-i \gamma_{1}} = J$ by the Versullas Irity of Clapte a Land V of the $e^{-i \gamma_{1}} = J$ by $e^{-i \gamma_{2}} = J$ by the Versullas Irity of the theorems of the Country of the Cou

b) To draw up a report determining both from a practical and a technical point of view the ways and means of ensuring to the Commissions of Investigation the free and complete execution of their duties

c) To study the question of the private manufacture of arms munitions and implements of war at present before the Co-ordination Comm's sion on which the Permanent Advisory Commission is represented by any of its members

On each of these questions the Commission dres up a report which will be evantified by the Council at its March Session

2 — FIRST SESSION OF THE CO-ORDINATION COMMISSION

The Co ordination Commission of the League of Nations held its first session from February 16th to 18th at Genera with M Afranio de Mello France (Brazil) Acting President of the Council in the Chair

As stopelated by the Commile resolutions of October 3rd and December 9th 1924 this Commission is composed of the Committee of the Commil assisted by representatives of the Lague's technical organizations sitting in an advisory capacity

The first session was attended by the following members

Cen millie, of the Covered. M. J. Duprier (Belgium). M. Veverka (Czecho-slovaka). M. J. Paul Donogur. (France). Mr. P. J. McNeill. (Great. Britan). M. Garbasso (Italy). M. Masuda (Japan). M. Cobian (Spain). M. Sjoborg (Sweden). M. Guan (Uruguay).

Members stiting in an edusory capacity

Eronomir Committee M. Wienia asl i (Poland). M. Barboza Carneiro (Brazil). Firancial Committee M. Pospis I (Czechosioval ia).

Advisory and Technical Committee for Communications and Transit M Popesio (Roumania) M Reinhardt (Austria)

Permanunt du visor Commiss en for Abhitter I hand and der Distributer I hand and arr Distributer I hand arr Mamber. Colonel Requin (Franco): Captian Leon. (Italy). Wased Advellers. Rear Admiral Authory C H Smith (Great Britan). Rear Admiral J kayokawa (Japan): Ar Member. Commander L de Carvalhe (Beeril). Leutecent Colonel Garand de Pruncia (Spain).

Employ. Gr p of the Cole | g Brds of the I tend over Labor Office M Hodacz (Czechoslovalia) M Oersted (Denmark)

Worlers Group of the Governing Balu of the International Labour Office M Jouhaux (France) M Oudegeest (Netherlands)

The agondo included the question of the control of the private manufacture of arms munitions and implements of wer and a report on statistical information with regard to the trade in var material. The general discussion during the first session here mainly on the methods of "vis" to be adopted by the Commission in order to fulfill the duties entrusted to it by the Assembly and the Council

Cortrol of the primals of membrahers of sort manufacts and incoluments of sort [9].

— After an exchange, of weens at the metting of the Commission the Control Committee opensed the opinion that it was necessary to prevent all industries menual facture of war maternal and that each State should therefore excress under its own is something the supervision of er the private manufacture of arms at its own territory. It further recalled that no agrammat could be fully effective unless concluded with the assent of all arms manufacturing States. In were of the close connection existing between the question of this supervision of the private manufacturing the extent the question of this supervision of the private manufacturing states.

f the first in any the Commutes considered that the drafting first in a first for the first manufacture should be adjourned to the first first form of the first content do the Confirme on the first left in the many first terms convenid for Many 10%.

I wis a collect information on amous subjects in connection with this a next in armatist h contine way from the of Property with the contine of the Council Committee the type entity is of Carcho lovely a no distributed. This Committee is networked.

(f) I suom as possuale to request Governments to formuch information with end of the nature and importance of the grave objections from a national of international point of time to which the private mondification of times so opportunity, to third VIII 8 v. of the row, mainty of legislative and administrative fine time, a tock content on the voltect of the private manufacture of our material of call of the final times of the state of the private manufacture of our material of call of the final times of the state of the state of the private manufacture of our material of the state of the final times of the private manufacture of our material of the state of the

(v) To peak a recent thing into considers on the replacement of the like it is a time to the up resemble manufacture to be the destablish of languages on a description of any consecutive the language of the destablished in the language of the language

The que towards drawn up by the Committee of Enquiry will be referred to the extra state appearant I on the Co-committee Commission for their observation. Each of their organisations will normate our member the will be countly for consultation when necessary by the Committee of Enquiry.

Statutu. I information on the trefe in arms main tens and in plements of ear.

— Under a real atment of the little Asymble on of the duties of the Co-ordination.

Come is no is to warm's report on the characteristic features of the trade in the contract and implements of your as disclosed by the information published by the 2 restricts and by ed on officers and public documents.

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Licutenant General Jungstedt (Swedish), President of the Commission of Investigation for Bulgaria, and

Major General Kirke (British), President of the Commission of In estigation for Hungary

The se four appointments have been made for one year in accordance with the instructions of the Council at its December session $\{1\}$

IV — General Questions

1 - DEATH OF M BRANTING

On the occasion of the death of M Branting the Swedish representative on the Council of the Lesque, on February 14th, the Arting President of the Council, M de Millo France the Members of the Council and the Acting Secretary General of the League sent messages of condidence to the Swedish Government

In the ablence of Sir Eng Drummond, Dr. Van Hamrl, Director of the Legal Section, proceeded to Stockholm to represent the President of the Council and the Secretary General at the funeral of M. Brunting

2 - INTERNATIONAL ENGAGEMENTS

a) Registration

Among the trusties and agreements registered in February with the Secretariat may be mentioned

Four treaties or agreements concluded by the Finneh Government with Irij. Treate of Commerce and Navigation Rome, 1924), Germany (Parcel Post Agreement), Russia (Convention for the Manticiance of Order in the Gulf of Finland outside the territorial zones), and Esthoma (Declaration of March 18th, 1924, oncurrung the reciprocil application of the Convention reliating to the establishment of common regulations on certain matters of private international law). These treaties acceptanced for registration by the Finnish Government.

The Declaration of the a cession of the Belgian Government to the financial and economic clauses of the Treaty of Lausanne,

The so called "Halibut" treaty concluded at Washington on March 2nd, 1023,

by the British and United States Governments relating to the upkeep of fisherics in the North Pacific, this treaty was presented for registration by the Canadian Government,

The Finno Norwegian Postal Agreement of May 1922 and an arrangement modifying this agreement of 1924 presented by the Norwegian Government,

Two Italo Ozochosloval Conventions and a treaty presented by the Gzerhoslovak Geremment relating to concessions and facilities granted to Greehoslovakin in the Port of Insect, to fin-neual and legal questions and to questions of commerce and navigation,

An agreement concluded at London on December 19th, 1924, by Great Britain and Sweden relating to the exemption from income to in each of these countries of profits made in shipping business by nationals of the other country. This agreement was presented for registrition by the British Government,

⁽i) See Mouthly Sirmar Vol IV, ho r p Ca

A similar agreement concluded on the same day by Great Britain and Don mark was presented for registration by Donmark

Three treaties between the Austrian and Turkish Governments—a Treaty of Priendship an agreement regulating commercial relations and a treaty condorning the establishment of Austrian nationals in Turkey, and Turkish nationals in Notice

The Germano Polish Convention on questions of option in nationality

b) In endments to the Covenant

On February "oth the Minister of Cuba in Switzerland signed on behalf of his Government the Protocol relating to the amendment to Article XVI of the Covenant (Loopomic Blockade) adopted in September 1924 by the Fifth Assembly

V - Technical Organisations

1 - THE HEALTH ORGANISATION

a) Interchange of Public Health Officials

The third interchange of public health officials in Great Britain opened in London on February, 8th when a party of fifteer medical officers from Casada Denmari Lathonia France Germani Greece Holland Italy Norway Poland Russia die 2-ub Great Slovius Evingdom and the United States was officially all comed by the Sciency of Moural Officers of Health On February 9th the participants were recurved at the Health Thiri try by Mr. Nevilla Chamberlain and an address was given by Sir George Newman

This interchange which has been arranged by the League Health Organisation 1 dwided, into three periods. The nirt period of one month will be devoted to the study of the central and love a facult in diministration in urban and rural areas outside. London (Middleser: Yorkshire and Stafferdshire). This in estigation will be a mainly on the following points housing santiation foed inspection, industrial and evidence long larger the control and notification of discusses matternity child relater and oursing arrangements vital statistics and point practice.

The second puried of a fortinght will comprise a course of lotters in London and stats to the principal as "Later a metabolith at "h = "a h h h h h and that the an and the Port of London. The third and final stage, of four days will be hid at Gune a whice the participant will male acquaintance with the working of the Longue Health Organization.

b) Public Heilth Conferes ce at Singapore

The Conference of Delegates from the Public Health Services of the Far East was opened at Singapore on February 1th by the Governor of the Straits Settlements

The Conference vs. attended by delegates from British North Borneo Ceylon China the Strait. Settlements the Tederated Ma'ay States Hong Koog the Phi hppines Indra Dutch East Indias, Cochin China and Japan

- -- THE ECONOMIC AND FINANCIAL ORGANISATION

3) S-ententh Se tot of the stranged Committee

The Financial Committee of the League of Nations held its seventienth are ion from fith area of the total at General with Mr. C. E. Ter Meelen (Holland) in the

chrier Other members of the Commettee, were. M. Bianchim (Itale) M. d. Chrikadri (Prince, replacing M. Parmentnel) M. Dubon (Sv. tzerfand) M. Bassen (Belgium) Mr. Let h. Res. (Great Britain e.placing Six O. D. N. emicros). Dr. Fosprel (Czechoslow-Prin) Six Henr. Strakosch (So thi Africa) M. Torriquist (Argentine) M. Usam (Japan replacine M. School.)

The agenda includes the consisteration of the progress of the minimal inform schemes in austria and in Hungary an application from the Municipality of Dannig schemes in austria and in Hungary an application from the Municipality of Dannig Daley in that the Committee should give no consensation as least the banking policy in Esthonia and the nomination of members of the Committee to take part in the discussions of the Mixed Committee for the study of Economic Crises which gave miss to a resolution on procedary policy.

Austria - The Committue discussed the progress of the financial reconstruction scheme in Austria in the presence of a delegation headed by the Minister of Finance M Ahrer and of Dr Zimmerman the Commissioner General for the League of Nations at Vienna. The discussion bord not only upon the progress of the reconstruction but also upon the execution of the agreement of September 1024 The Committee noted that a number of measures required in the September agreement not including however all the more important measures had now burn taken. It observed that the budget for 1925 had not yet been passed by Parl amont and that the laws required to give affect to certain of the financial and fiscal reforms while presented to Parhament had also not yet been passed It observed moreover that certain administrative reforms had not yet been effected. The Committee expressed its sense of the extreme importance of the prompt and complete execution of the remaining reforms and agreements and its hope that the Government would take immediate steps to give effect to the provision in the Geneva Protocol that the bank should be responsible for the eash transactions of the State should central at the Government receipts and pay ments and should furnish periodical financial statements at the dates and in the form which might be determined in agreement with the Commissioner General The Committee emphasised this from the point of view of the efficiency of the sys tem of control and the success of the reconstruction. It also noted that the Austrian Ministry of Finance was not yet organi ed for the evereise of an adequate control over the spending departments. In addit on the Committee pointed out the great advantage of the collaboration of the Audit Office in controlling the accounts not only of State departments but also of enterprises in which the State has an important financial interest

The Communer restands on the approximates of basters a set-lop of charge the period of the Communisoner Control a system giving an asturance of the proper supervision of expenditure by the Government after this control should have noded. For this purpose effective powers of control by the Trassury as no their country as activative necessary.

The Committee moted with satisfaction that the Government was to reneinegotations with the Provinces on the finance all and itself relations between the
State and the Province. It rested that the negotations would not have the
effect of any increased encrose/ment on the present tanable resources of the Statpointing out once again the sensions effects upon the evenomic life of the country
of tavation which would strain its fiscal reportly having regard to the total burdens
weighing on the evenomic life of the resultry

The Committee attached greater importance to the measures of reform referred to as a addition to their direct effect upon the restoration of Austra. they would mean the condence of the external world upon which the successful development of the commone life of the country so largely depended

The Pies durt of the Corem theory thooking the representatives of the America. Government for the full replies which had been given to all the questions put to them sould be Comen the was considered of the determination of the Autrian

Gove ment to pursue the continuo of the programme still more energetically than inhere both in relation to budget equilibrium and to continue delipment. The Committee did not doubt the happy results of the extent of the programme in the re-crabbi-function of confidence in Austria. This confidence was not any to all countries. While her Austra had noted of credit

Dr ther, in than ling the Crammitte for its statement, and that three factors or mainly responsible for the economic difficulties of Austria. In the first place this lack, foliog term forcage received for leve nuclearly any other localities of Austria. In the first place the lack, foliog term forcage received for level and the mone, in mire secondly the customs barriers and the difficulty of finding markets for his goods and thirdly the question of tax atom for the received within he vas providing. Austrian industry lad not only to be aparted from war time to peace time renditions but also had to be transformed from the industry of great State, into that of a small country. This had made the question of marlets and of export the most ital question for Austrian industry. Austria recognised this sinch had set the cample by abolishing all barriers to tryck without how ever up to the present sizes. Offer in hinding appropriate transfers.

Dr. Abrer na nemed that the Lengue and the "manned Commuttee were regist placing their confidence in the Government. If there established the balaire of a hat had been fulfilled and what still remanned to be done if they considered moreover, the guarantees held by Austras a contions and the secretary and the greatest when the perfect of manne be thought they had even reason to be satisfied. He concluded by assuring the Commuttee that the present Government in the short time it had been in offered moreover of the control of the secretary and he requested the Commuttee to assist it gaining for demand on its energy, and he requested the Commuttee to assist it gaining for Austra that quiversal condidence which had onesded she rould rightly daim.

Hungary — The representatives of the Hungarian Government Count Bethlen und Baron Kerany; and the League of Commissions of General Mr. Jaconsia Chall febr with 80 for a "third" of Pre Plang range representatives of a state of the Plang range representation of the control parameterity achieved if white, the balancing of the budget was constantly kept in sight appropriate measures were taken for the economic life of the country. The attention of the Committee range of the to the presentation of the Committee range of the total plane despite the appreciation of the Hungarian change in relation to gold. The representative of the Committee range of the Committee of

On the last point the Financial Committee adhering to the provision of the reconstruction plan and taking into account the interests of the tobarco manopoly maintained its opinion that this privilege should be suppressed.

With regard to measures for the consome development of the construction Committee, expressed its opinion that if the clowd accounts of the financed variety 197 show of a continued prospect that the longest difficient contemplated in the original plan for the end or the reconstruction period would not materialist and if the Hangarian Government in agreement with the Commissioner General had armived in a definite plan for expenditure on rapital purpo es the Committee would not be inverse to considering whether additional capital c penditure of a clearly productive, otheractic routed and the invited in in the budget.

The President of the Commutis, congratulated Hingary on the great progres alread, achieved and express 4 the Commutis, returns and the feature On the particular questions are distinct from the finite and forwarded memorinda to the Commutes that forwarded memorinda to the Commutis, the Section to the Government The Commutis, so glid thirt though matthe to seem to the prese proposals of the present the commutis.

submitted on the subject of officials salaries it had felt justified in agreeing to some measure of immediate relief. high it hoped would meet ore ent difficulties.

Learing ands thee, specific questions the Committee considered Hungary a cohesiament rumarkable tast in this used year three had so for boun a surplus of receipts over expenditure and that there was every proposed that the inter-complexed facal were fully 1004 to June 1025) after the insequention of the reconstruction setume novel show no defert. Hars which the cross had not only remained stable, but had been stable in terms of the pound stering and had thus appreciated in terms of gold on correspondence with the appreciation of stering. The kivel of gold exponditure was indeed higher than that contemplated in the plan but the Committee recognised that this was largely though not untrely due to the appreciation of the cross and the first man that the committee recognised that this was largely though not untrely due to the appreciation of the cross and the new model process. The Committee depreciated any further merca or in the kivel of exponditure, having regard to the himse of the country is fixed expandit, and noted the was and product policy of the Bank of Hungary ints control of monotary poly is and this mutual name of the while of the curricy in the country.

Damag Loan Propose! — The Committee, teels note of information presented to it by the delegation which it had sent to Damag in connection with the Municipathy's disert or rase a loan on conditures varian would permit the Committee to recommend the Cosmot of the League to essentia, the League of Nations with the project. The Committee discussed the matter with the representatives of the Vanicipality and of the Polish locarimient and was info med that the proposed loan 'outli be devieted to works of public utility and to the development of the harbour. The Council will no doubt causafer this purstion at its medicing in March when it will have the observations of the Unicipality and the proposed of the Council will no doubt causafer this purstion at its medicing in March when it will have the observations of the Unional Committee before it. In the interval in regolations will take place between the Danag Harbour Beard and the Universities of the Port developments.

Bauling Poley: Dishoria — The Committee also considered a report from the delegation which wisted Esthonia at the request of the Government to examineration reasonable or concerning the banking nodes, of Esthems. The Committee is now in correspondence with the Government on this subject.

Quartons of the Gold Standard — The Committee expressed its appreciation of the Economic Formittee smithing to take part with particular reference, to financial and momentar questions in the discussion of the Mircel Committee for the study of Economic Crass. In the short discussion which issued M. Posquel words a statument on behalf of the Coechioliscus Government to the effect that it was the aim of Circhicoliscular to create an independent basis of issue and to stabilist six currency at the prevent level with a wear to determining subsequently the create feel content of its anomalies.

The Committee express of an extendance with this statement and took over some to express its opinion that nothing was likely to be, more beligful to the economic receiver with world than a return to an effective gold or grid acchange standard (as recommended in the resolutions of the Conference of Goods) at least in those countries which had succeeded in viabilitying that currency.

It decided to designate three of its mumbers M. Dubois of Janesen and Sir Otto Niemeyer to take part in the discu sions of the Mircel Commuttee

Double Triation and Fiscal Liauson — The Government Review Experts which have been studying the problems of double textion and issued exacon prevented their final report to the Financial Committee when such authorized its publication. The Committee will recanning the report at a later session.

b) Double Taxulton and Tax Eversion
 Tith 'essen of the Committee of Te ha cel Paper.

The Committee of Technical Experts set up by the Counsil to study the practical and admini trative aspects of the question of double tax ation and Tax evasion held its fifth suspen from February and to 7th at Geneva

The following experts were present

M d Aroma (Italy) Chairman

M Blau (Switzerland)

M Borduge (France)

Mr Cann, Great Bulana

M Clavier (Belgium)

M Sinninghe Damste (Netherlands)

M Value (Crechosloval ia)

The Commutes drew up recommendations and a report λ high it sent on to the Financial Commutes $\{i\}$

in the introduction to its report, the Commutie, observed that rorts in proposels accepted by its emobilers in their respective of realistic accepts were it warrance, with the legislation and with the general trend of public opinions of their respective rounties. The Commuties however left bound to omit consideration of interests of too special a character and endeavoured to carry out its task in an interesting, your in a soferquiry with the high purpose of the Longue

DOUBLE TAXATION

The report of the Committee of Technical Experis begins with a brief surver of the work done in this domain by various organications foremast amongst them the International Chimather of Committee that spatially the Committee that grain is a real acless of the Committee that grain or to a relate the gotter frameway to 10.2, by Professor Finandi Professor Briums Professor Seigment and Striestal Stamp. The analysis solitowed by examples of treatics concluded results by various States for the purpose of obvieting double treatment.

With the help of this documentation—the theoretical work of economists opinion of tride and industrial rurbs existing has and treates the Committee of Government Experts dry up recommendations based on the division of taxes in impressional and personal taxes (general income, tax digith duths each)

In the special of Soundary Taxes — As a general rule, the experts recognised that only the State in which the source of income was satusted had the right to impose impression of exhelidial rives. This principle was applied accessively to a mass brinds of income immersable property agricultural undertakings industrial or commercial intablishments mortraggis. Directors fees evened income transferable, securities, and various cripts.

In the case of an industrial or commercial enterprise carried on in several "out" — the Committee re-ommended that each of the contracting States mound to that person of the net recome produced in it so on a retrieve Will regard to slope agroupance the Committee admitted an exception to the effort that the try should which to receptorely be imposed only by the country in which the real cevire of the undertaking was situated.

A regards tran ferrible securities the Committo e-canadra d that the State in all cits the distinct (the office paying interest) was demirted should be a rule be entitled to lave the chedular at The Committee investibles in commended the conclusion of agreement. Interest adjust to extrain terministics the removement of or e-computer from this tax would be allowed in the case of eventual ideposits or unit remounts of persons domirised abroad or a hereby the fax void be but and enter a help) or in part by the State in which the creditor is done cited.

⁽¹⁾ We were on the series of the Francial Constructes in this number (1) See Peals Some n (1) It so e.p. g.

Paramal Income. Tar. — The Committee accognised that as a general rule the grarel income tax should be I-west of they be the State of dominele it admitted however certain e exploses to this general principle. The verper's recommended the conclision of blatteral conventions when for special reasons a State other than the State, of dominele found in oversary to improve a general two on moone in particular that arising from numerable property and agricultural industrial and commitmental offers are given the state of the state in the state of the control of the state of the control of the state of the state of a certain part of the income tax. (3) the state of in the state of a certain part of the income tax. (3) the state of one of the portion only of the moone accurate therefrom the other portion to be text, of in the State of domise le of it is tax paver but at the rate applicable to his total income from every source.

The Committee recommended that the rules adopted for the general income tax should be applied to permanent taxes on the tax payers total vealth or capital and to death duties.



The practival application of these recommendations is dependent upon a preintinary agreement as to the defination of domicile followingle of the debtor! The Committee considered this question from the evolution point of view of the fiscal domicile avoiding any suggestions that in regard to dominite the various Scates should modify their conceptions of private administration or internal fiscal law.

The Committee considered that the fiscal domestic for purposes of the general accome tax should be the State in which the individual tax pacer normally resided the term residence, being understood to men a permanent hims. Special per visions applied to tay pacers residing or syjourning otherwise than organically in different State.

With regard to death dutus, the Committee recommended that the State in which the deceased at the time of his death had chosen to take up re-idence with the manifest intention of remaining there should be considered as the State of drawwife.

For legal entities (compan as or corporate bodies) the Commuttee recommended that the State which has the right to leve the tax is the in which the head office is stunted or if that office is not the real contre of management it e State in which this contre is situated

TAX EVASION

The Committee of Technical Experts after recalling that the examination of the problem of tax exams referred to the Lague of Nations by the Gan a Conference was an entirely new departure and that there were very fee international agreements on the subject dealt with two aspects of the question examination in the assessment of Lawas and exams in connection with the recovery

issessment — A typical case of tyasion in connection with the assessment of taxes is furnished by a tax paver investing his money or collecting revenue abroad leaving his country in ignorance of his real neomi.

The Committee suggested that the effective method of avoiding tax evasion via for the revenue, authorities to undurfach to supply to other countries to a bas to fer point via respect of persons or companies domicide in those countries such information as might be required for tax assessment. The expects re-organised moverthicless that this ev-shange should be instead actually to information in prosession of States or obtainable in the cour of their fiscal administration.

Commenting in its recommendations the Committee examined the principal obstacles with which measures for combating tax evasion would have to cope one

of the most important burng the involudative of banking secrety. The Connitive considered it is to audit only be possible to carry out it recommendations in my generountry it public opinies vere differently prepared and if the Greennent deemed the measures advocated compatible with public opinion and the quirements or is 50 pcm of 1,000 for

nother unous difficulty ropes out of the spicial nature of the frauds perposed of a would be possible for two or more Starts to conclude an agreement on he abject of the ex-hrage of information. There would be no obstacle low yer to a tap spaces transferring his capital to a non-contracting Start frommutee therefore was of onnoist that the while problem could only be stars at only solved if the international agreem set on the subject yere adhered to be not toff by Starts and yer concluded annulational.

the rising his - Tall along in unaction with the movery of its eater place, then take cannot be collected on arount of the residence abroad of the tay payer.

The Committee bissing its suggestions on treaties recently concluded by conral Europe in State. Incommended that the administrative and judicial authojulies of a gi on State might act for other States in the recovery of freeal debts he highlity A shade even be shown to be res-judicial.

It intomates the control of the control of the close connection which which but a n this problems of tax a sinon and double ta attoin. Tax pages? and alsers a his proposels for twell control of the data that attoin. Tax pages? and alsers a his proposels for twell control of the data that the six pages of a during the frames or measures a hish might prove unbarrasing to them. States and not control to more regenerated in order unitably to define them repetite jurns attoins as regards the attoin and to aworld double travition. On the other hand batts in concluding agreements to world double travition. On the other hand batts in controling agreements to world double travition on the tendent to make a confiner in the intertor of the reviewed from the action on any to the granting of emption relict or reduction of the as they might properly additionate to find ompostation in measures against the events. The connection between the two roblicms was heaven in the option of the Committee eventually a moral one of the doctor of the doctor of the doctor than doctor than the investigations of the experts.

The Committee further pointed out that measures against fiscal evasion were in the interct of all tay payers as States by receivening the yield on concealed evenues would be enabled to reduce the rates of takes or to reduce their loans.

Contin on — The Committee suggested that the creation of an international organi in would be desirable. The duties of such a body would arise out of the recursion of conclusion or rabitration in regard to the interpretation of the concernions concluded b. States with regard to double twistion and fiscal evasion.

He Committee, further recommended the ion occition of a conference of techment cap of on breader lime, then its on meetings to melode representatives as a berg committee or countries and to examine, the possibility of affatting on the base of the resolutions submitted by the Committee preferency concentions and the preference of a mercurative deficiency to be consisted at time post time.

c) The Fivanci I Preenstruction of Hungary

It needs sixts n = fin Januar, reverse, (over 60 milion gold crowns gres), not d the largest tests (crosted for an one ments since the reconstruction plan as just into operation. The risk of price-sion rapid during the value months is however, our identity folken of of little. The Drongler is open articles that the for Verschiller is the value only the risk for Verschiller is the value only the risk of the value of the price of the property o

The returns from indirect taxes to which is due the surplus over the estimates in the reconstruction has have probably macked their highest point and may be expected to decrease in the course of the next half year.

This exceptional situation should not be considered as furnishing any critical moderation as to the future average revenue of Hingary. The stabilisation of the curricey and the runner of a imput prohibitions in spite of the introduction of a high protective tainff have, in conjunction resulted in large stocks being imported. The rate of the emounts paid on these imports in customs dues and collected in turnover tax as the goods laws, been landed in turnover tax as the goods laws, been landed activities fecture, of the period following immediately on stabilisation but it remains to be stein whether these sources of nations will ultimately produce, much more than the reconstruction plus estimated.

Pleaguel Reasons: — These recenture (from customs durs tobacco monopoly sugar tax and salt monopoly) cume in during frameny it a signifive lower rate, than that maintained during the second quarter of the real var (Detober November and December) but some 60 %, higher than the rate for the July September quartar, and sufficient to cover several times over the service of the reconstruction form. The standards of the reconsistent of the construction form the source, the months at a large of well in cases of the estimate describes attachors. A permanent mercase may be expected from this source, from each birryest converted when the privilege of producing for their own needs in the caccorded to growers is to be discontineed.

Stats Officeals — Mention has already been made in these notes of the difficult position of the Hungaran State officials. Prices in gold are considerably above the private led white slaters are add below in The Hungaran Government realises that the country as at present constituted cannot maintain numbers of officials greatly in excess of its requirements and pay them a suitable salary. At this same time, it cannot dismuss large, numbers is to void be unable to find employment elsewhere in present conditions. The only remedy is over and above the dismussiaporting the administration whenever possible work out a whedule specifying the numbers findly authorised in each dispartment and gradually reduce the establish ment to this vehealle. A commission is at present engaged on this ties and is expected to report in the rouses of the next fix months.

It will then be caster to determine whether the prospects of future, reduction are such as to permit a definite ancrease, in the present scale of salaries. In the meantime it has been agreed that a contribution may be made to help officials in the form of an advance of one month's salary of which one quarter is to be regard by the cod of the current financial year.

Commercial Agr., ments — Negotiations with Ozechasloval delegates for a commercial agreement are in progress. An interim agreement has been reached with Poland and an agr., ement on transit rates with the Serb Croat Slow, ne king dom

d) The Financial Reconstruction of Austria (Information from the Corners lever General's Offic)

The execution of measures of ro-onstruction proceeded normally in February The austrian Parliament began the discussion of a bill for the denationalisation of the exploitation of the Austrian State forests. The negoritoris between the Government and the Provinces with regard to the administrative financial and freed relations between State and Provinces have been suspended for the moment

Dismissed of Officials — The total number of officials dismissed since October 1 t 102 is 75 77

Buget e mades — The Austrian Government has communicated to the Commissioner General the following estimates for February

	1 4 6 9	1.0 + 1
	~	-
L pend ture	71 3/	49 5
Pe enue	05 55	45 5
D few	5 89	4.0

The expenditure figures include investments to the amount of 6.54 million softings. The February estimate without this cuttage outdition are plus of 0.2 million.

I wid of Assignet Revenues — The wield of the revenues assigned for the ser vice of the loan vias 368 million shillings (Tobacco Monopoly 211 customs 157 millions) in January

General Schedules — The number of unemployed receiving assistance from the beate rose from 154.415 at the beginning of January to 187,070 in Pebruary Bank and sa was bank dept to rose from 25.4 million chilling in Januar

to 996 millions in February.

The cost of living index has reen by our point since last month

The balture sneet of February 15th of the Austraan National Bank she is note circultion of 3708 milliand gaper cris in 507 million gold crown a) with "44", cover in gold restaire and foreign monais. If current accounts of 802 milliards priper 1557 millions gold) be added to this figure total commitments of 8 to milliards paper (403 a millions gold) are shean to have cover of 40%, in gold and forcem monaid.

3 - COMMENTICATIONS AND TRANSIT

a) Referin of the Colondar

The Committee of Fingury on the reform of the Calendar met at Geneva on Tebrahy 10th and 17th for the purpose of bearing the representatives of various religious bodies. The following members were present.

Vi von l'aunga Professor at Lo,den University (Chairman) M Bigourdan Director of the International Time Office Vr Booth Provident of the International Chamber of Commerce and memberon-mailly appointed by the Holj Se- the Archbishop of Canterbury and the Occumental Patriansh.

The Commutate leard M Sead less Chaff Robbt of France. Dr 1 H Hierth fold Robbt of the Hebraic Congregations of the British Emotre and mendator, of the Josh Communities of the United States of First Chief Robbt eddegate of the Robbinson Council of the Acquidath Israel Victors, Dr T Tar Issa 1 Act Robbt Parch, and M Larra Welf creaters and delegate of the Jevish Joint Long a Commut. Lear N Welf creaters

The fe is the communities objected strongly to may referre of the calendar based on activiting the bit was no sel days which would interrupt the regular requirement of the day of the cell termsform the Sabbiath made a mow able fewer and ended of the cell representation. On the other hand they presented mo object the terms to any other reform a thinks or to the echiberation of Exaster at a fixed date.

The Committee also beard Dr A keller, European Secretary of the "Foderal Council of the Ciurches of Christ in Amenica", who had been delegated by the Aminan, Belgian, Orrebislovish, Banish Durthe, Esthbeana, Curman, Hungarian, First, Latisan, Lithuanian, Norwegian, Pulsh, Roumanian Sochtish, Spanish and Sixis Protistant Churches to pasent their views Dr Keller stated that the Protistant churches washed to ro operate in the work of the Committee and that in the view of this commentate the questions of the celluration of Easter at a fixed date would not cause any difficulty.

The Committee decided to remain at the disposal of any religious bodies wish ing to present their view on aspects on possible on equiences of the reform of the calendar which were of sporal interest to them and took the necessary measures for pursuing its general in estigation

b) Forwage Meesmement in Island Naorgation

The Technical Committee on Tonnage Measurement in Inland Navigation met on Fibruary 20th at Paris with M Boackaert, Director General at the Bilgian Ministry of Public Works, in the cnair

The Committee, which is composed of representatives of the naterested French, German, Lithuanian, Roumanian, bowet Russian and Serb Crost Slovene depart ments, adopted a draft convention 'uning at the facilitation of international communications by inland avergation by means of the mutual recognition of tonnagacertificates

The draft Convention will be submitted to a European Conference to be convened later by the League of Nations

c) Jurisdiction of the European Danube Commission

The special Committee appointed to inquire into the question of the jurisdiction of the European Danube Commission met at Geneva on February 18th and 19th. The following members were present.

Professor Burel hardt (S. 188), Chairman

M Hostie (Belgian), Sciritary General of the Rhine Commusion, and M Kroller (Nethirlands), Member of the Donomic Board of the Nethirlands Ministry for Foreign Affairs

The Committee noted information furnished on b-ball of the Roumanian Government by M Petresco Comment, Roumanian Minister at Berne, M Continues, Roumanian delegate to the Danube Commission, and M Popesso, former Secretary General of the Roumanian Ministery of Public Works and decided to hold a second vision at the ord of March or the bugnaning of April

VI - The Protection of Minorities

BULGARIAN MINORITIES IN GREECE

The Greek Government has informed the Se retary General that the Greek National Assembly, by a unanimous vote, has rejected the Protocol relating to the protection of Bulgarian Minorities in Greeke (Geneva, September 20th, 1924) (4)

⁽r) Sea Mantily Summary Vol IV, No o p to,

The Greek Government has at the same time asked that the question of the protection of minorities be placed on the agenda of the forthcoming ression of the Countil

VII — Political Questions

1 - EXPUISION OF THE ECUMENICAL PATRIARCH

The Greek Government on February 11th indiressed to the Secretary General a telegram Arting that is considered the expulsion front Constantinople by the Furthern authorities of Migr. Constantine CE umenical Patriarch a serious intim generated of the Lausanne Agreements regarding the constitution and activities of the Patriarchate of Article 12 of the Convention for the exchange of Greek and Furth in populations of the Mixed Commissions decision of January 28th 1025 and no the Threshof actions of Gelebra 41ss 1024 (1994).

The Grief Government further appear d to the League in virtue of Article VI § 2 of the Covenant and requested the Scirctory General to lay the dispute before the Council as soon as it mid.

The Secretary General has forward d the communication to all Members of the Council and to the Turkish Government

2 - COMMUNICATION FROM THE ALBANIAN GOVERNMENT

The Searchary General has received from the newly constituted Albanian Govern annual communication dated February 12th to the effect that it considers the access tions brought by Mgr. I am a disagainst the Government of the Kingdom of the Serbs Creats and Shevanes as unfounded and does not support them ()

VIII - Social and Humanitarian Questions

THE OPILL CONFERENCES

The time from to the teness remember to the tenesh of the Council of the Lengual of outlook to did with the problem of opinm and manufacture I paraster founded their discussions during the month of February. In both cases an international controllion we aread up and adopted.

a) First Conference

The First Opens Conference which was summoned by the Council of the Le run to run of Genera for the purpose of assuming the gradual suppression of opens moding in the Firs First finished its work on February 11th and signed as we seem a supplementary to Complete II of the International Convention of 1012 towards of with a Protocol and a Final Act

The Arromond For of and, been detailed in the Monthly Summary of Docum for 192 [6]. But the term of the Protocol the Sign-tern Powers undestable to strength of the use of Ford Arther in accordance with article VI of the Hague Consection of 1917 and to take an further incovers waten may be necessary.

in order to suppress entirely within a period of fiftern vests, the consumption of prepared opium in the territories under their authority. This period is to begin as soon as the paper growing countries have, course the effects execution of the necessary messures to prevent the exportation of raw opium from their territories from constituting a sensor obtacle to the reduction of consumption in the countries, where the use of prepared opium is temporarily authorized. A Commission appointed by the Council of the Lague shall decide when these measures are, the considered as effective and its decision shall be final

With the exception of China, which had withdra in from the Conference, all the States represented, that is to see the British Empire Fir no., India, Japan the Setherlands, Portugal and Siam signed the Agreement, the Protocol and the Final Act. Portugal and Siam midd. reservations on the subject of the system of monopolies.

b) Second Confer no.

The Second Opsum Conference, which met at Geneva on November 17th, 1924 (), finished its work on February 19th, 1925 after a ses son of three months. The agreements reached by the Conference are imbodied in a Convention, a Proto col and a Tinal Act.

Or The same that the Delegation of the United States, Lebing that it would be impossible for the moment to realise the whole of its programme, atheren from the Conference. The Chinese Delegation withdrew on the following day

Consistent — The Consuntion, which contains thirty mine articles, is intended to complice and strengthen the provisions of the Higus Conviction of 1912 by a number of measures bringing whost a more different restriction of the production or manufacture of americans and utabilishing a clear control and supervision of the international trade

after defaurge % rarcates above 3 is proposed to control—are opuum, morphan, directs incorphane for herron), o-a leaves, crude recanne, cocanne, cucoanne, lucoanne, Indiana hemp—the Convention provides for the internal control of rare opuum and coca leaves, of manufactural drugs (Artivies, 4 to 10) and Indian hemp. It also provides for the control of the international trade in these drugs by a system of export authorisations and import certificates, and the appointment of a Permanent Central Board whose task at will be continuously to watch the course of the international trade.

This Central Doard will consist of eight members appented by an electronic body consisting of the Commit of the Loague, and representative, norman's divide United States of America and Germany. It will recove, periodically from the Contracting Parties estimates of the quantities of inservoir instruments of the quantities of inservoir onesumption and statistics of their production, or consumption, stocks, immorts and events of these narrootis.

With this information at its disposal the Board will watch the course of the trade in narrotirs and prepare each vear for the Council a riport, shirth will be sent to all the Contracting Parties. Should the Board come to the conclusion that excessive quantities of any substance cownrid by the Contraction are accumulating in any country or that there is a nanger of that country becoming a centre of the illiest traffic it will have the right to ask, through the Secritary General of the Lague for explanations from the country in outsition should no epignation or an unsatisfactory is planation by forthermory, the Board will be critical to bring the matter to the attention of the Contracting Parties and of the Council of the Lague and to made crowmon maderior regreding the temporary rustriction of exports to the country concurred, pending the ristoration of a satisfactory sturition.

⁽¹⁾ See Monthly Surre y Vol IV, No 2., p 5

The Gree Government hat at the same time a had that the question of the procession of minorities by placed on the agenda of the forthcoming session of the Council

VII - Political Questions

1 - EXPRISION OF THE CECUMENICAL PATRIAPCE

The Gree' Government on February 11th addressed to the Secretary Guneral telegram stating that is considered the e-pulsion front Constantinople by the Turk-is authorities of Mgr Constantine Cleumenical Patriarch, a serious information of the Lauranne Agreements regarding the constitution and activities of the Provincial of Art do 12 of the Provincial of the Lauranne Agreements regarding the constitution and activities of the Provincial of the Evaluation of the Evaluation of the Provincial Order and the Evaluation of Continuous advances of Juneary 28th 1025, and of the Evaluation of Continuous advances of Juneary 28th 1025, and of the Evaluation of Continuous Cont

The Gree' Government forther appealed to the League in a time of A title Ni,

2 of the Council and requested the Scientific General to lay the dispute before
the Council as soon as it must

The Secretary General has been used this communication to all Members of the Council and to the Turkish Government

2 - COMPUNICATION FROM THE ALBANIAN GOVERNMENT

The S rectry General has received from the newly constituted Albanian Go trainent a communication dutof behiver, 12th to the effect that it consider this new thous brought by Mer Pan Noh against the Government of the Kingdom of the Sathy Creats and Slovenus a unfounded, and does not support them ()

VIII - Social and Humanitarian Questions

THE OPHER CONFERENCES

The transpara meake, were eary mound at Course by the Coursel of the Longue of Norse to deal with the problem of option and manufactured nanotics, found furth decreasess during, the shouth of February. In both cases an international course of the public particular autoration and day up and adoption.

a) Furst Conference

The Fir t Opum Conference which are summoned by the Council of the latter to meet at General for the purpose of casuring the gradual suppression of system and me in the hir East finished it work on February 11th and signed in a country light analysis and the first ment supplementary to Counter III of the International Convention of 1012, to other outh a Protocal and a Fund Act

For our, ment has already been described in the Monthly Sourmary of Deren be 10.7 C. B. the terms of the Protocol the Signatory Powers undertake to be on their the re- une-slive decision in accordance with Article VI of the Proposition of the research of tore, and to the max further increases which may be necessary.

in order to suppress entirely within a period of fiftern veins the concumption of prepared opium in the territories under their authority. This priod is to begin as soon as the propy grising continues have ensured the effective "Acutirin of the increasing measures to present the exportation of raw opium from their territories from constituting a senious obstacle to the reduction of consumption in the countries where the use of prepared opium is temporarily authorized. A Commission appointed by the Council of the Legion shall devide with these measures are to be considered as effective and its decision shall be head.

With the everytion of China which had withdrawn from the Conference all the States represented that is to saw it is Dritish Empire France India, Japan the Notherlands Portugal and Stam signed the Agreement the Protocol and the Final Act. Portugal and Stam made reservations in the subject of the system of monopoless.

b) So and Conference

The Second Opium Conference which inct at Geneva on November 17th 1974 (*) finished its work on February toth 1925 after a session of three months The agreements race of by the Conference are embodied in a Convention a Protocol and a Final 4vt

On February 6th the Delegation of the United States feeling that it would be impossible for the moment to realise the whole of its progremme withdrew from the Conference The Chinese Dylegation withdrew on the following day

Conserver — The Convention which contains thirty nine articles is intended to complete, and strengthen the provisions of the Hige Convention of 1972 by a number of measures bringing about a more effective restriction of the production or manufacture of nanotes and establishing a closer control and supervision of the international trade

After defence the nanotice which it is proposed to control-raw opuum midundergour morph in disactivimorphine (or h-rom), coca h-avis crude occaine occurne occounts. Indian hemp—the Con-entron provides for the metraal control of raw opuum and rota lawers of monafactured drugs (Art cles 4 to 10) and Indian hemp. It also provides for the control of the internound It-de in these drugs by a system of e. port authorisations and import cutineates and the appointment of a Permanent Central Board vi on-tast it will be continuously to watch the course of the international trade.

This Central Board will consist of eight members appointed by an electrical board consisting of the Count if of the Lague and representatives normanisted by the United States of America and Formani. It will reserve periodically from the Contracting Parties estimates of the quantities of narroties they will need for internal consumption and statistics of their production or consumption stocks, imports and exports of these narroties.

With this information at its disposal the Board will watch the course of the finde in narrotice, and prepare each veer for the Council a report which will be sent to all the Contracting Parties. Should the Board counc to the co-reliusion that excessive quantities of any substance covered by the Convention are accumulating in any country or that the res is adapter of that country becoming a centre of the illicit traffic it will have the right to sils through the Secretar General of the League for explanations from the country in question. Should no explanation or an unsatisfactory explanation be fortheroming the Board will be entitled to bring the matter to the attention of the Contracting Parties and of the Council of the League and to made recommendations regarding the temporary restriction of exports to the country concerned pending the restoration of a satisfactory situation.

The Convention will be open for signature until September 30th 1925 after shich date States represented at the Conference States Members of the League and States to Ah chi the Council of the League has communicated a copy, will be entitled to accede to it

The Convention will come into force after it has been ratified by ten signat ones including seven of the States by which the Central Board is to be appointed

Any disputes which may arise regarding the interpretation or application of the Convention and with, cannot be settled by disploration means may before recourse is had to judicial settlement or arbitration be submitted for an advisory opinion to a technical body appointed by the Council of th. Leagu. of Nations for the purpose.

Protocol — By the Protocol the Signatory Stries recognising their obligation under Chapter I of the Hague Convention of establishing such control over the production distribution and export of raw opinia sewind [proceed liberations] agree to take such measures as may be required completely to provent within five years from the present date the smuggling of opinim from constituting a ser ious obstacle to the circlive suppression of the use of prepared opinim in thosy territor is when such uses is temporarily authorised.

Final Act — The Final Act recalls the Assembly Resolution of Suptem ber 27th 102, inviting the Council of the League of Nations to convene the Conference I suggests that an that the Council should examine a proposal put forward in particular by the Person Delegation that a commission should visit certain countries for the purpose of studying the difficulties commerted with the I retain of the optim product on in those constricts.

In his closing speech the President of the Conference M. Zahle gave a summary of the work achieved

The Conference be said 'has greatly strengthened the Hague Convention of thritten wears ago. The general principles cuminated in that decument have now been provided with the mechanism for their real-vation. The first step has been taken towards the constitute on of that intrinstinal control which will even tually detroy the will aspects of the drug traffic.

M Zahle laid stress on the numerous difficulties with which the Conference had been confronted. In part cular he said the measure known as the American principle which consisted in limiting production to med call and scientific needs had been the subject of lively criticism on the part of the producing countries. With regard to opium smoking which did not figure on the agenda list of the Second Conference but which nevertheless, had been divessed by a joint committle from the two conferences the solution of this problem had met with the gravest difficulties. From although all the countries concerned wire ready to agree to suppress the practice within their territories with a period of fiftiem years none of them except Japan could consent to this period beginning at once owing to the hear a contraband traffic which at present threaten d the success of measures of control. In their opinion this priord should begin to run from the day when some impartual international authority, such as the Conneil of the League decided that the danger from snuegoling had ceased

The shall however occurred the President was unare aptable to the American Delegation which very largely for the reason withdrew from the Conference who were constructed by the American Delegation. The only question is sto the moment when they can be realised. The American Delegation is the pure of the principles came used by the American Delegation. The only question is sto the moment when they can be realised. The American Delegation controlled for immediate action the other. Delegations felt that time was required. We have tried a net the withinstal of the Delegation not only to tall e no action which might make its renewed or operation more difficult but even to carry out so far as we undenstood them the "across points of vew which the had advanced."

M Zahli also express d his regrest at the withdrawal of the Chinese Deligation Finally, the President affirmed his conviction that the problem of drug control had entered a n w phase

"It is now caught', by said 'in the day to day machinery of the Lague of Nations. It cannot escape Whirt the Hague Conference adjourned without leaving behind it either organisation or primaintal machinery, this present Conference is but the opening step in a movement which will accelerate from day to day and from month to month.

The Convention, the Protocri and the Final Act have been signed, up to now by Albania, Australia Belgium, Brazil France, Gurmany, Great Britain, Greece, Japan, Luxemburg, the Netherlands, Persia, Poland Portugal, Siam and Uruguay

Bolivia and Hungary have signed only the Final Art

IX - Publications of the League of Nations

1 — International Catalogue of Sources of Current Bibliographical Information

Under this title the Committee on Intellectual Cooperation has published, in one volume, an Index Bibliographicus of periodicals and institutes dealing with current bibliography

This work; the publication of which was authorised by the Pourth Assembly, is divided into a subject rotatingue an index according to countries, and an alpha betical index. It has been compiled under the supervision of M Marcel Godet Director of the Swas National Library and Member of the Biolographical Sub-Committee of the Committee on Irrillectual Cooperation

2 — Control of the International Trade in Arms, Munitions and Implements of War

The League Secretariat, in view of the Conference on the control of the international trade in arms, munitions and implements of war which will open on May ith, has published a volume containing all documents relevant to the question

This votatine contains a historical survey of the problem the text of the draft Convention prepared by the Temporary Mined Commission (which will serve as basis for discussion) the resolution of the Fifth Assembly on the subject, extracts from the Minutes of the Council the Temporary Mined Commission and the Permanent Advisory Commission for Mintary, Naval and Air Questions, and various other documents, including the correspondence exchanged with the Government of the United States of America.

X - Forthcoming Events

March 16th Meeting of the Malaria Commission, Geneva

March 23rd Interchange for specialists in industrial hygiene, Geneva

March 25th Final Conference of the British Interchange of Health Officers, Geneva
April 1st Mexting of the Committee of Experts for the Progressive Codification
of International Law, Geneva

April 2nd Twenty sixth session of the Governing Body of the International
Labour Office Geneva

Meeting of the Preparatory Committee on Economic Statistics the April 14th Hazue

April 20th Fourth Session of the Health Committee Gencya

Meeting of the Committee for the Allocation of Expenses Paris April 22nd

Meeting of the Supervisory Commission Geneva April 20th Vay 4th International Conference on the Control of the Trans, in Arms, Mum.

tions and Implements of War Guneva May 4th Belgian Interchange of Health Officers Brussels

May 14th Twents seventh session of the Governing Body of the International

Labour Office General

Max 18th Seventh International Labour Conference Geneva May 20th Meeting of the Advisory Committee on Traffic in women and Pro tection of Children Geneva

Eighteenth assion of the Financial Committee Geneva June 4th

Tune 8th Thirty fourth session of the Council Geneva

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I - Summary of the Month

The thirty third ecsion of the Council, which took place at Geneva from March 9th to 14th, was the principal event in March The Council was composed as follows

Mr Austen Chamberlain (President)	British Empir
M Paul Hymans	(Belgium)
M de Meilo Franco	(Brazil)
M Benes	(Czcchoslovaka
M Briand	(France)
M Scialoja	{Italy:
Viscount Ishii	(Japan)
M Quinones de Leon	(Spain)
M Unden'	(Sweden)
M Guani	(Uruguay)

Austria, Hungary, Greece, Lithuania, Poland, Roumania, the Scrib Croac Slovene Kingdom and Turkey were represented on the Council when questions affecting them came up for discussion

At it? first public meeting, the Presidual paid a tribute to the riemo, of M. Branting, the Swedish representative thanking the Council for its expressions of sympathy

The Protocol for the Pacific Settlement of International Disportes, the discussion of which had been jointposed to this vession at the request of tur Britisa representative, was the subject of important declar torus by all the representatives attending the meeting, the question finally being referred to the such Assembl. The Goussel at of considered the insist report of the Coordination Commission and various questions relating to the evercise of its right of investigation under the Peece Treaties such the arigination of certain States.

The Council addressed to the German Government a reply to the communication of the latter of December 12th, 1024, regarding the eventual apply ation of Germany for admission to the League

As regards the question of the expulsion from Constantinople of the Geume meal Patriarch, the Council decided to refer to the Permanent Court for an advisory opinion a question regarding its competence in the matter.

In the consours and financial held, the Council examined at length the progress of the reconstruction words in Austra and Hungary, the ward of the Critical Refuges. Settlement Commission and the reports of the Economic and Financial Committees on their recent sessions, it sursticed the uses by the Manapolity of Daming of a band of \$1,0000 under the anapoles of the League and, on the suggestion of the subtoman Government, authorised the publication of a report on the hundical protition of Extheorias.

The opinions of the Mandatony Powers on the question of loans, advances and the investment of provide capital in mandated territories were excussed. This Council authorised an inquiry into the position of the Gre-k Miniority, at Cristian t supil, and the Turkinsh Miniority in Westian Thrace. In connection with reception by Greece of the Green Bulgarian Miniority. Perior of, it dwinds to address to the Greek Government an inquiry concerning the position, of this Bulgarian Miniority.

In the social and humanitarian domain, the Council took note of the results of the First Instruments of Dynam Conferent — and arithm—are, a team ways in connection with the Second Conference, appointed an additional assessor to the Advisory Committee on Traffic is Women and Protection of Children, and received information regarding the posture of Greek and Armsons Refugees.

The members of the Saar Governing Commission were re-appointed for one year. The Council also dealt with the question of the increase of the Saar gen darmene force.

Various decisions were taken on questions at issue between the Polish Govern ment and the Free City of Danzig—that of the postal dispute being referred for an advisory opinion to the Permanent Court of International Justice!

Other meetings of the month were those of the Special Committee on Road Traffic, at Milan, and the Malaria Commission, at Geneva — Interchanges of health officials and specialists took place at Geneva in Cuba and the United States

The Permanent Court of International Justice, terminated the work of its sixth session on March 26th, when it delivered judgment in the Maxrommatis cast. The Secretary General guing the last days of February and the beginning

The Secretary General curring the last days of February and the beginning of March paid a visit to Finland, Esthonia, Latvia and Lathuania

II — The Permanent Court of International Justice

SIXTH SESSION

a) The Macrommatis Alfair

The Court on March 20th gave judgment in the aftair of the Maxrommatis ferusalem Concessions (4)

It will be emonshered that, in May 1924, the Greek Government filed an application with the Court, asking for judgment to the effect that the Government of Haskine, and consupently the Government of His Britanne Majesty had, since 1954 wrongfully refused to recognise, to their full extent the rights acquired by Maxromments under contracts and agreement scondard by him with the Ottoman authorities in regard to concessions for certain public works to be constructed in Palestine, and that the Government of His Britanne Majesty should made o no runten for the conceignent loss membered by M Maxrommaths, a loss which was estimated at 236,130, together with natures at 0 % as from July 20th, 1023, the date on which this estimate was made. The failure to recognise the Maxrommaths concessions resulted from the great by the Pal-stine authorities to a certain M Runtenberg of conceignes in the Maxrommatis.

The British Government having filed a plus to the jurisdiction of the Court, the latter, on August 19th, 1924, upheld this plea as regards certain of the concessions but their 19th of the regard of the others, but in greather than of you also. The Court respect the que ston of the latter for judgment on its minute.

The Lausanne Treaty and the Protocols annexed thereto have come into force since the apphration was fixed. It was in relation to the previsions of Protocol VII, annexed to the Treaty, and concerning critism concessions granted in the Ottoman Empire, that this surt had to be decided

The Court was asked, on behalf of the Greek Government, to decide as follows

(1) East, the Marrommatis rone-souss having begun to be just into operation, the Enrich Government, in its capacity as Mandator, for Palestine, is bound (under Article 4 of the Protocol) to maintain than and to agree to their adaptation to the new economic conditions of the country, or to redeem them by paying to the claimant reasonable complementation;

(2) that having in fact dready made its choice, by rendering impossible, directly or indirectly, the carrying out of the works for which the claimant holds a concession, it must pay mini compensation,

(i) that, taking into account all the various elements of the loss occasioned to the lammant, he shall no two fair and nasonable compen atom to means of the payment to him of the sum of £121,045, together with interest at any per cent from July 20th, 1923, butl the date on which judgment was given

The Birthú Government in the fart place denied the validity of the convessions and failing the cassed that they nad oven dealt with under Article to dive Protect 9 why provides that encessonary contraris which have not on the date of the Protecol begin to be put into operation, cannot benefit by the provisions relating to radiaptation out that they may be divisible at the request of the convisionners, indemnity being goad him in respect of sur 'vy, and investigation work. In no case could the Bratish Government recognise a right for M. Ma vromments to doftum an indemnity of the convessions. A arch

The Court delivered judgment to the effect

I That the ones one get of to M. Navrommats and the agreement signed on January 2, the 1914 between him and the City of Jerusalem regarding certain works to be earned out at Jerusalem are valid.

That the existence for a certain space of time, of a right on the part of M Putenberg to require the exproporation of the conce wors granted to M Ma vocament was not in conformaty with the international obligations ac epic J by the Mandatory for Pale time

That no loss to V Ma orem. see the form e scombiar e has been proved.

That therefore the Greek Government's claim for an indemnity must be dismissed,

2 That atticle 4 of the Protocol signed at Lausanne on July 2,rd 1924 ronorming certain concessions granted in the Ottoman Empire 1 applicable to the above mentioned concessions granted to M. Mavrommatre.

b) Appl cation for interpretation of judgment No 3 of the Court (1)

On September 12th 1924 the Crurt 18thing as a Chamber of Summary Procedure delivered judgment in the Grico Bulgarian dispute in regard to the interpretation of the Treaty of Newlife Article 170 Andry paragraph 4 (*)

The Court decided that the provision in question of the Treaty on Neuthbould be interpreted as authorising claims for reparation in risper to flacts on mitted even out the Bulgarian territy is constituted before Corbote titth 1015, and in respect of damage incurred by claimaists not only as rigards their property rights and interests but as as a regards their press. The fourt further of cool that reparation due on this ground came within the crope of reparation continuated in Article 121 of the Treaty of Neutly and was consequently modeled in the total capital sum at which the reparation due by Bulgaria had been facely

The Greak Government sub-equarity sale I in conformity with Article 00 of the Statute for an interpretation of this judgment in particular as regards the following points

al The possible existence according to the term of the judment of Bulga man property in Greece which might be used to realise sums at airded by the orbitrator;

By the possibility, under the terms of the judgment of liquidating Bulgarian

of the possibility, under the terms of the judgment of liquidating bulgarian landed property in Greece with a view to realising such sums,

c) the right of Greece under the term of the judgment, to apply to the

? paration Commission with a view to obtaining a redistribution Letween the Allied Powers of the total amount at which the obligation to make reparation mpo ed upon Bulgaria was fived

The Court in a judgment delivered in March 19.5 declared that these questions fell outside the scope of the judgment of September 12th 1924 and that an

⁽c) Art 4 states abject to the processors of Art 4 the pure sets of the contracts and subsequent agree contract to not 4x x shall be agreement and as regards both parties by put and conformally with the new contract (S c Min 9) 3 over Val IV No c 1 to 2

interpretation—to be given in accordance with Article 60 of the Statute—of a judg ment could not go beyond the limits of that judgment shelf and that therefore the request of the Gree Government for an authoritative interpretation of the above judgment could not be granted

c) Appointment of President of Anglo T craish and Italo Turkish Tribunals

The President of the Court having been requested in conform ty with Article 50 % of the Treats, of Lausanne to appoint a President of the Anglo-Turkiel and Italo Turkish Tribunals less appointed Landedomier. An Tribland-Hammeril Danish suspect as common preservation the above Tribunals which are to be exhibited unduck "tricks" go and og of the above. Treats in

d) Forthcoming extraordinary session of the Permanent Court

The Permanent Court of International Justi C whose sixth session came to an and on March 20th has been convened in extraordinary session beginning on April 14th

The Court has been requested to give an advisory opinion on a question in connection with the Polish Danzig postal dispute

III — Protocol for the Pacific Settlement of International Disputes (*)

Important declarations on the subject of the Protocol for the Pacific Settle mont of International D sputes were made at the Council mechage of March 12th and 13th by the Brisch French Italian Pelgian Japanese Brazilian Spanish Swidsh Uruguayan and Caechosko vir representatives

The text at these declarations the resolution of the Council and a communication from the Canadian Government pertaining to the same subject are given in full at the end of this number

IV — Reduction of Armaments and Military Control

1 - WORK OF THE CO-ORBINATION COMMISSION

The report of the Co cerimation Commission on the vois of its first session was considered by the Couriel on March 11th. This Commission which has replaced the Temperary Mi of Commission for the Neduction of Amananets is composed of a committee of representatives of the tan members of the Couroll and a certain number of experts who take part in the discussions but do not vote the resolutions.

On the proposal of the rapporteur Dr Benes the Council formally approved the conclusions of the Committee of the Council with regard to the private manufacture of arms By virtue of this d-cision a Committee of Enguiry vill be say up to collect information with regard to vertical aspects of the quistion legislative

⁽¹⁾ Lamphirts published by the Information Sertion sonto map the full of the Protocol the debates of the Fifth Assembly on the unity of and rule visitioning fit may be on a real fit in all agent for Lague publication. (for list of squares and gro of go mild is a senderstorment pages)

and administrative measures on the subject and evening facilities for, or obstacles to the conclusion of an international agreement in this connection. A question naire will be drawn up, for airded for observations to all organizations represented on the Coordination Commission and, when finally approved, addressed to Go. ern ments.

With regard to the difficulties arising from the different forms of nomenclature, and statistical estimates for the trade in war material, the Council decided to invite the Governments taking part in the Conference for the control of the international trade in arms summoned for May, 1924, to give their delegates the necessary invitroitions and powers for the well discussion of the question

2 - RIGHT OF INVESTIGATION OF THE COUNCIL

The Council, at its thirty third session dealt with various questions relating to the excress of its right of investigation according to the scheme drawn up in September, 1924 (1)

a) Ways and means of assuring the Commissions of Investigation the free and complete execution of their duties

The Council adopted the report of the Mirced Committee of members of the Permanent Advisory Commission and jurists on measures to ensure the evecution of the world of the Investigation Commissions. This report is divided into two chapters, the first dealing with the powers of the Commissions, the second with the facilities which Covernments of countries liable to investigation should great to the Commission.

The Commissions of Investigation, within the scope of the programme deroide upon in each particular -ase by the Council, shall have the right and the duty to extend their in estigations to all matters dealt with in that programme. The Commissions may proved to any place in the country where the investigation is in progress, and in the course of any such meetingstone reture or search any building or premises belonging to the State, to any local or other authority or to a private individual. The Commissions shall be entitled to enter or search was or michant vessels, fortifications and defences of all haves and to inspect transport material. The Commissions may further evanime bool or documents relating to the transport of modes.

The members of the Commissions shall injoy full diplomatic privileges and immunities and shall furthermore have the right to complete freedom of movement in the discharge of their duties

With regard to facilities at will be the date of the Government con-erood, on recept of a outsfactation from the Council, to the call measures to ensure that the Commission appointed by the Council may accomplish its mission to the fulfest extent in complete fractions and without encountering russhance, whether active or passive, on the part of any authority or of the local population. The Govern ment concerned shall provide the Commission with the legal means for the accomplishment of its duties

The Council requested the Secretary General to cause a study to be made as to whether, and if so to what event, the system set forth in the report would as to whether, and the source of the part of the country isable to meetigation, and authors ed him immediately to notify the four countrier reaccined (Austria Bulgara, Germani and Hangars) of the decision reached with regard to the organization and this right of investigation. The object of this notification is to enable

⁽t) See Monthly Sur ary hel It has a property

these countries to take the necessary measures to ensure that as soon as an investigation is decided upon by the Council the rights recognised to it by the Peace Treaties can be exercised with the collaboration of these countries.

b) Demil terisation of the RI inc Zone

The Council decided to postpone to a subsequent session, with a view to a more evhaustive study of the question of the system of investigation to be applied to the demilitarised Rhine Zone and to communicate this devision to the Polish Government at this same time requesting that Government to furnish a full state, ment of the grounds on which it based its clvim for representation on the Permanent Advisory Commission when this question came up for discussion.

The question of the voting procedure with regard to dicisions and reports of the lavestigation Commissions which had been placed on the sgenda at the request of the British Government was withdrawn from the agenda at the request of the British representative

V -- General Questions

Visit of the Secretapy-General to Finland, Esthonia, Latvia and Litruania

At the invitation of the Finnish, Esthonian, Latvian and Lithianian Governments, the Severtary General of the League, accompanied by the Director of the Political Section and a member of the Information Section of the Secretariat, paid a visit to Helsingfos, Tallim (Reval), Riga and Kaunas (Korno) from February 19th to March 1st

In each of the four capitals the Secretary General was received in audience by the Prevident and conferred with the Prime Ministers, Foreign Ministers and other members of the Government At receptions given in his honour he met many members of political, university and journalists, circles

At Helingfors the Serretary General and the Director of the Political Section spoke on the subject of the Lague and its activities to a largely attended meeting organised at Helsingfors University

The Sevetary General's visit to Tallion general statch the debrations of the Esthoman Independence Day, the Sevetar General speaking at the "Soleum Act" held on the evening of February 24th in the Esthoman automat theatre, in the presence of the Esthoman and Latvian Presidents Speakies were also made by the Sevetary General and the Director of the Political Section at a met ting in Riga University organized by the Latvian League of Nations Union, of which the Latvian Fresdent, M. Chalste, is bioporary president. A meeting of 3 coo far mer representative of Latvia via sals and address of by the Security General

At Kaunas the Secretary General made a speech at a reception given in his honour by the President of the Republic

2 - IT TERNATIONAL ENGAGEMENTS

al Reg stration

Among the treaties and international agreements deposited in March for registration with the Secretariat may be mentioned

A Polish Dameh Agreement on air traffic between the countries concerned concluded on Documber 16th, 10 4, at Copenhagen, presented by the Polish Government

A provisional economic agreement between Siam and Germany, signed on February 20th, 1024 presented by the Same e Got arm e.,
A treaty of commerce and navigation, concluded on September 16th, 1024,

A treaty of commerce and invergation, continued on September 1961, 1924, by Norway and Hungary, presented by the Norwegian Government,

Thre P.a American conventions and a Treats, presented by the Bruslian Government, agend on May ad, 1023, at Santage (Talls) on the occasion of the Pan American Conference The three Conventions, concrete orronning cuts tons, the treaty same at the partice settlement of disputes between American States,

There conventions, between Denmark and Tinland, Denmars, and Norvav and Denmars and Sveden relating to the institution of Germansons of Conciliation, concluded at 5th John on June 27th 1924 These Concentions provide inter the that the Survivin General of the League Shell be notined of disputes among between the Contracting Earter, it vite, report of the Corne as a of Conciliation shall be communicated to the Seventury General, that the meeting of the Commission shall be place at the vext of the League and that the Commission shall also place at the vext of the League and that the Commission shall a place at the vext of the League and that the Commission shall a place at the vext of the League and that the Commission shall a place at the vext of the League and the Secretaria.

A frontier trusty concluded by Panama and Colombia on Augu t 20th, 1924, at Begota, presented by the Colombian Government

Two trustics of conclusion and judicial settlement, concluded by Scotzerland and Itak, and Switzerland and Sweden, signed on September Joth 1924 and june 2nd, 1924 responsively, presented for registration by the Swiss Foder's Council

Two Bulgaro Roumanian Treaties, econorming legal questions and extradition, concluded on April 19th 1924, at Bucarest

An agreement underted by the German Government and the Soc. Courting Commission in February, 1925, concining the application to the Germano Saar railroad traffic of the Berne Convention on goods transport

b) Ratifications and Adhe sons

Czechoslovakia and the Scrb Croat Slovene Ringdom have signed the Convention drawn up by the Second Opsim Conference. The total number of signatories is now twenty.

The Koumanian Government has deposited with the Secretariat the instrument of its ratification of the Protocol relating to Arbitration Clauses in Commercial Contracts opened for signature on September 24th 1023, at Geneva

The International Convention for the Simplification of Customs Formalists and the Protocol relating thretto (Geneva, November 3rd 1924) have been ratified by Espyl, by the Crimonwealth of Australa foat including Papua, Norfolk Island and the mandated territories of New Guines) and by India.

L) roundments to the Core and

Lethuania and Venezuela have ratified the amendments to Articles 4 (Election of the Non Permanent M mbers of the Council), 6 (Allocation of Expenses) 12, 13, 15 (arbitration and judicial settlement), 10 (Economic Blorlade) and 20 (Entry in force of Amendments) of the Covenant. These amendments were voted on October 5th 1021 by the Second Assembly

Roumania has ratified the amendment to Article 16 of the Covenant voted on September 27th, 1024 by the Fifth Assembly

3 — Construction of a Conperence Hall

The question of the cost and the site of a new conference hall, the construction of which was decided upon by the Fifth Assembly, was referred by the Council to the Sixth Assembly.

This decision was based on the report of the jury of architects, which met at Geneva in January (2). The jury came to the conclusion that the sum of 4 500 000.

It's a Monthly Summery Vol V No 1 p :

S we frame procusionally it of by the Trith As unity sound insufficient to cover the expense of the proposed building. Although the use was of opinion that no figure could be definitely fixed until a consider pin building of ordinar of it estimated that allowing for uncorrect, considerations from seven to sight and instrumental the autually sum to spend; to competition and one which voided enable the Lagure to be reasonably certain of a satisfactory result. From a purely protoasonal point of seen the jury suggested a larger site than that contemplated along side the present Secretainst and one free from the inestable instruction immoved by the vientity of streets. This would allow of the construction of other Lague buildings around the most cas of the Assembly Haif

The Council app inted M Beriage Nette lands) M Flore, Unia Polleta (Span) and a Swedish architect to be named layer memoers of the jury thus increasing its membership from such a nine.

4 — Transfer by the German Government to the Polish Government of Social Insurance Funds 14 Upper Silesian Teppitory CEDFD by Germany to Poland

The question of the transfur by Gurmany to Poland of social insurance funds i Uppe Sidesien for +, cefect by Germany for Poland care, letter, the Course to March 14th in connection with a note from the Polash Ministry of Voreign Affairs regarding the execution by Gurmany of the Coursel, decision of December of the Coursel of Course of December of the Course of the Course of Course of the Cou

The Council devided to place this question on the agenda of its next session. It instructed the Secretary General to communicate this decision to the German Government to the Reparation Commission and to the Agent General for Reparation Payments Mr Parker Gilbert in Berlin.

VI - Technical Organisations

1 — THE HEALTH OPGANISATION

at Meeting of the Malaria Countission

Th Malona Gummisson of the League Health Committee met at Genera from March 2 and to 26th. At this session the Commussion relations with recognised authorities on malana were extended by the roumation of Colonic Christoph is (British India) Trofessor Brumpt (Trance) and Dr. Darling (United Saats) as new corresponding members.

The greater part of the meeting was devoted to the adoption of the reports of members of the Commission on their journey of investigation last summer in the Ball was Russia and Italy. In these reports the Commission confines swell to the dissupption of the conditions in the countries visited and does not attempt to draw an, general conclusions.

The timerary for a butther investigation in 1925 was adopted and will comprise a visit to Palestine and Syria where excellent results has a been obtained in distroying the malaria mosquito and by the ovisionalth desing of patients with quinin , as well a to Sicily and Spain.

The Commussion adopted recommendations based on a report on malvira in Albania prepared on the spot by a special investigator sunt by the Lagiu. Health Committee, at the request of the Albanian Government. The Health Committee will see this material as a basis for recommendations to the Albanian Government.

The Commission complied with the request of the French Government to appoint

two experts for studying melaria in Corsica, and con identify the reduct of the Turlieth Government for the assistance of an e-pert in organising an airth makeral campagn in that country. No decision, however, could be taken pending fuller information from Angera. In the meantime, interature learning on the question of makera in Turf et is being studied and preliminary reports have been prepared

Various special reports were also considered particularly a report on malaria in Brazil, it was devided to print as a separate volume, with a general preface, reports concerning North European countries, where malaria has very markedly

echned

The question of the effect on malaria of the wholesale drainage work in Italy and the system of canals in Holland will be investigated

In order to improve the technical equipment of imaliana experts a plan was considered for enabling such experts to follow a round of an unit studies on discoundant parts of motion Parts of Hamburg, followed by a period of practical work in two or those distincts when malians as prevalent, in France (Cornea), Italy (Cals inna Sardinia), the Serb Crosst Slovene Kingdom (Troger, Skoplyc), Pale time, Spain etc.

The President and some members of the Commission were selected to represent the Commission at the first international conference on malaria, meeting at Rome in October, 1925, at the invitation of the Italian Government

Finally, the important question of the world's medical needs for quinne viarounsidered on the base of the reports prepared by experts. It was deceided that
the international conference suggested by overlang operations to cold and to be held
before 1920, since the whole problem turned upon the possibility of effectively using
the secondary alkaloids of cinchons, which are now treated as waste products of
inferior value. A plain for comparative research in a number of hispathal in the
different countries wa adopted in order to best the therapeutic for ct of the secon
dary alkaloid cinchonne and of the total extract lithat is all the alkaloids) of cinchona bark. The investigations all proceed on hise similar to those adopt d by
the Medical Research Owneid of Great Britain when pursuing analagous studius
and will be uniform and controlled in all the hispatals where this investigation is
conducted.

b) First Interiors ge of Specialists in Industrial Hygiene

The first interchange of specialists in industrial livewine, arranged by the League H-alth Organisation, began on March 2_3rd at Geneva

The interchange is att ndid by ten specialists—mostly labour inspectors from Bilgium, France, Great Britain, Czecheslovakia, Holland, Japan, Poland Russia, the kingdom of the Serbs, Croats and Slovene, and the United States

The Geneva stage of this interchange included a certain number of lectures at the League Sortclarnst and the International Labour Office on subjects of special interest to the participants, on the International Labour Organisation and on the Health Organisation of the League

The specialists taking part in the interenance left Geneva on March 28th for a tour in Belgium, France, Great Burana and Holland, where they will study on the spot the methods of hygiene in use in the industrial of these countries.

c) Interchange of Public Health Officials

The interchange of public health officials which took place in England in Pibrury and March closed at Genera on March 28th, with a course of fictures on the Health Organisation of the League

- ECONOMIC AND FINANCIAL OPGANISATION

a) France al Revoastructo of dustria

Proceedings of the Council — The Council on March Icth adopted the opinions and recommendations of the Financial Committe with regard to the financial reconstruction of Austria — The report of the Committee having previously been thoroughly examined by the Austrian Committee of the Council

Mr susten Chamberlain (Great Britain) in his capacity of Clairman of the Austrian Committee of the Council drew the attention of the Austrian representative M Pflugi to the following passage of the Financial Committees report

The Committe, not that a number of the mea one required under the September agreement not including however all the more important measures have now been taken. They observe that the Budget not 1995 has not yet been passed by Parlament and that the hear required to give effect to extrain of the financial and facel efforms, while presented to Parlament has e also not yet been particle. They observe too that in general the administrator reform way, not yet been effected. The Committee divine to eyerses their news, of the atomic importance of the prompt and complete evenution of the rema ming requirement of the agreement.

Dr Bruss (Czechoslowska) r. alled that the Council had recommended that the man sal reconstruction of Austria should be accompanied by an economic reconstruction. He analysed the main previsions of the commercial freaty concluded last automa by Austria and Czechoslowskia an agreement whose general embedded as a surface of the Council is recommendation. In Dr Beness opinion this treaty put an end to a very great extent as between the two countries to the old system of protection which countries has been more or less compelled to adopt some the var in order to safeguard their industry and commerce. The treaty will be revised after a year has elapsed in order that the Constructing Parties may profit by the experience gained and be able to judge along what lines the commercial relations between austria and Czechoslovalna should be developed.

The Italian representative, M. Scalora, pointed out that it was necessary that all countries and above all Austra hersh should bring the greatest go.dwill to bear on the work of reconstruction. Italy he sud had made user enter possible to help Austria. The Italian representative laid particular stress on the importance of the action of the Economic Committee in recommending the abolition of import and export herices, a measur which by considered the Council should support.

The Austrian representative expressed the opinion that his country would be capable of making a great effort as soon as the barriers to her commercial activity in Central Europe were removed.

Progress of the Reconstruction Work in Marci (I format on from the Commissions General's Office)

The Austrian Parliament in the course of the past month voted the budget tor 1953 as established by the Geneva Agreement. The Government further took measures for the execution of certain clauses of the Agreement which had not as wet been put into for e

The negotiations with the Provinces in view of the regulation of their administrative finan ial and fiscal relations with the State were resumed after a short interruption in February $D_{\rm cSunsval}$ of Civil Screams — 7, 897 officials have been dismissed line October 1st, 1022

Lindget Litimaths — The Austrian Government communicated to the Commissioner General the following budget estimates for March

	Admiral testado (Milliors di	Tourston nis (studying)	Tetal
	_	-	84 28
Expenditure	79 3ა	د9 4	
Revenucs	72 99	0 20	72 60
Deficit	б 34	5 34	11 68

The March budget shows a dehect of 6.4 million shillings, whereas the January and Tebruary budgets showed a surplies of 1.23 and 1.27 millions respectively. This deficit is due to certain exceptional payments effected during the month, as, for instance, the half wearly "British Learning" payments in respect of pre war debits.

Y ald of 4 reguest Resenues — The yield of the revenues assigned for the ser vice of the loan was 346 million shillings (20.2 millions from the tobacco monopoly and 14.4 millions from the curtoms) in February

General Suration — The number of unemployed receiving State assistance rose from 197,100 at the beginning of February to 189 800 at the beginning of March Bank and wavings bank deplets rose from 29 6 million shiftings at the beginning

of February to 520 millions at the bugunance of March

The cost of living index, for the first time since October, 1923, fell by two
points as compared with the index for the preceding month

The weekly balance sheet of March 15th of th. Austran National Bank shows note circulation of 756 million shillings with 44 7% ever in gold and foreign monits if current accounts to the amount of 79 million shillings, be added to this figure, it will be seen that total commitments of 815 million shillings are covered to the extent of 40 7% be gold and foreign monits.

b) F nancial Reconstruction of H is garv

Proceedings of the Commit—On March the Commit approved the report of the liminated Committee on the work of its last session in connection with the financial reconstruction of Hungary, and represent its satisfaction with the progress of the work of reconstruction, which had resulted in the balancing of the budget at the end of 1942. The Concol noted, how ever, that the level at which the budget at the ben balanced was crowderable, higher than that contemplated and drew attention to the importance of radically reforming and reducing the Hungarian administrative prices in order to adapt them to the present requirements of the country, and to place the budget on a more round basis.

The Inlan representative, W Scaloja, in his capacity of rapporture for the Hungarian Committee of the Council, and that, during the discussions of the Committee, several of the representatives of States bendering on Hungary had presented observations concurring certain stems of the budget. The Committee had not been able to examine these observations as the necessary information was not at its disposal. The possibility of further discussion was reserved for such time as the Council should be in possibility of further discussion was reserved for such time as the Council should be in possibility of further discussion was reserved for such time as the Council should be in possibility of further discussion with the council should be in possibility.

The Hungarian representative, on behalf of his Government, accepted the reso lution of the Council, taking that his Government vas firmly resolved to continu

the work of reconstruction, and that his country would continue to make the necessary satisfies

Progress of the Roson struction Work in March (Information from the Compussion w benefit a Office)

State Reservas — The State revenues for February (54.7 million gold rowns) showed a slight d crease as compared with the January figures (61.3 million gold crows) which were the highest retorded since the beginning of the reconstruction occ. It is probable that the figure for March will be lower still, the Spring months being the least favourable from the point of view of Hungarian Vista finance.

Pladged Ress use — Recepts from the n venues pledged as security for the Reconstruction I am (Nutsins, tobacco monopols, super its and shift monopols) although showing a sight decrease as compared with the altogether comptional inguists or orded for the last two months, are higher than is necessary for the service of the Lean

Foreign Lon merce — The doubne in revenue alluded to above was preo ded by a decrease in foreign commerce which was very visible in the January returns Both imports and export, were lower in value than they had been for several months and the advesse trade bolance increased coops, ower the December figures. In February the downward tendency prevailed and in March it may be expected to continue

A Treaty of Commerce has been concluded by Hungary and Poland, in virtue of which, in exchange for lower duties on Polish mineral wils, textiles and other articles, Hungarian wine will pay a manmum duty in Poland formerly one of its best markets.

Negotiations for the conclusion of a similar treaty are proceeding with Cze

General Conditions — The prices of manufactured articles remain high, the duties paid under the new tariff and marketing conditions combining to keep them up.

Bank deposits rose from 767 million gold crowns at the end of June 1024 to 253 million gold crowns at the end of February

and 5 minoring off orwards at the class of services of the first two months of 1025. The fall in the price of heat for the vorid market is the main cause of this and of a slight decrease that has recently taken place in the wholesale price miles.

Unemployment figures are normally highest in February and this year appears to be no exception to the rule. The figures for Hungary however, are comparatively low.

c) Work of the Financial Committee

On March 10th the Council adopted the report of the Financial Committee on the work of its estimatenth session. The Committee, it may be remembered, dealth with the adians of Austria, Hungary, Esthona, and Daning and considered important general questions such as banking and mondary policy.

As regards the question of doubleto ation and tax evasion, the Council authorised the Secretary General and the Financial Committee, if the latter saw it, to invite outsine Governments to appoint experts with a view to holding a conference on double taxation and tax evasion.

The Council noted with satisfaction that co-operation had been established between the Financial Committee and the Esthonian Government in the form of

advice to be given to that Government at its request with regard to the banking and finar-al polyery: Exthemi It also author sed on the Esthemian Government soughestion the publication of a report on the financial and currency position of Esthemia including the views and opinions express d by the Financial Committee

d) Work of the Econon to Comm tiee

The Council on March 10th approved the report of the Economic Committee and the different measures taken by the Committee at its recent session

The Council authorised the Committee in respon e to an invitation from the Netherlands Government to said representatives with advisory powers to the Conference for the revulent of the Paire Washington Contation on Uniter Competition, which is to be held at the Hague on October 8th 1955.

It accepted on the proposal of the Committee Certain reservation, made by Roumania when signing the Convention on Customs Formalities

c) Settlement of Greek Refigues

The Louncil on March 10th arted the fourth and fifth quarterly reports on the work of the Grack Refugeus Sattlement Commusson. Thanks to the suc residul years in De ember 1924 of a loan of £00000000 the edition of which was drawn up under the auspices of the League in 1923 and 1974 the Greek Refu gees Settlement Commussion is now yow ded with the financial means contemplated in the Protocol signed by the Greek Government and a cepted by the League of Nations

The fifth report which covers the period November December 1924 decribes the position of the refugee softlement work at the close of 1994. Considerable progress has been made in equilibraria settlement 62.88 families having L. in actablished in the Corny sum in 1924. The question of the union settlement of refugics with thoroughly in estigated during the last three months of 1924 and a new scheme driven up for the continuation of this sort \$2.500.000 of the loan proceed being set as defor this purpose.

The Commission drew ittent on to the fact that considerable work of a huma rid are relia at 1 has at 1 has at 1 he does not he than the fact that considerable work of a huma rid are reliable the Protect to supervising the work of urban and rival reconstruction and settlement. It is not emposured to draft with lumanitarien questions. Grove it is tated a over-crowded with retigeus numbering according to the most conservative estimately, at least 1 non-co. The Commission his only, been able to deal with 600.000 500.000 of when belong to the ago, which class. The rist if the small proportion which has become self-supporting be deducted are in incremous burden not only upon the country and the good will of the population but also upon outside chanty. The siftering is said to be very great.

The Court I core during that the problem of the Greek religies required fuits complete olution the perse ering humanitarian viorit of the private relief orgamastions addressed a frish and pressing appeal to international charitable institutions.

f) The Danrig municipal loan

On March 14th the Council on the proposal of the Financial Committee (1) authorised the issue by the Municipality of Danzig of a loan of £1 500 000 under the auspices of the League

The Polish Government the Harbour Board the High Commissioner and the Free City hrve concluded agreements with regard to the issue of this Joan which will bear interest at the rate of 7%. The provided will be devoted to municipal works of public whithy and the development of the harbour

The Council appointed a trustee Mr ter Meulen to supervise the exercition of the loan contract concluded on Irbituary 9th 1925 b, the Daning Municipality the British Overeas Bank and Mo ars Helbert Wagg & Co The trustee will address annually to the Council a report which will be communicated to the High Communicated.

> - COMMUNICATIONS AND TRANSIT

a) Second Session of the Special Committee of Engages on Road Traffic

The Special Committee of Enquiry on Road Treffic met at Milan from Murch 9th to 14th for the purpose of discussing a draft convention on the international circulation of motor vehicles

The Special Commuttee "high was appointed by the Committee on Communications and Transit to carry out the preliminary work in connection with an interrational conference on motor traffic to h. held in Paris in 1925, met for the first time in Ortober 1924 when it agreed upon the tot of a draft convention amending that of 1900, the first international agreement on motor trains

This draft which was thoroughly examined and as regards certain articles amended at the Milan session contains the following main provisions

amended at the Mana Lesson contains the following main provisions.

It is proposed to intrinduce an international road actins late divided into two
distanct documents valid separately for the whole and for the driver: this enabling
the latter to change which is with vis less formalities as possible. The conditions
are laid down for the issue and recognition of internitional road and driving certificates and the description is given of internitional signs already in use in most
of the contricts parties to the Cravention of 1900 to inducts sharp turns level
crossings—cross trads and univen roads. A sign is added for inquarded level
crossings—cross trads and univen roads. A sign is added for inquarded level
crossings—and another in the term of a red triangle to warm significant any other hand
of danger.

Motor cars in order to be allowed to reculate on foreign highways must be provided with a strong streening apparatus allowing the var to be turned readily and surly and outfielded bear with independent action. If the weight of the vehicle carring its full load exceeds 3,00 kgms, it must be fitted with a special mechini in capable of preventing even on steep gradients, any backward move ment. Cars must bear in easily rendable characters particular of the make and the manufacturers number of the chains and other the manufacturers number of the chains and other the manufacturers ounder of the engine or its horegon's or of the bore of its 'vinders and length of strok. Car must earry two regulation lamps in front and a red light behind. They must also earry, in addition to a number plate learing the mark of identity of the State delivering the international read or instance a distinctive plate showing the lutters by which that State is to be recognised, as for instance, G. B. for Great Brituin P. for France, C. H. for State I reliad to

Drivers must be in possession of an authorisation issued by a competent authority. In order to receive such an authoristical drivers must be 15 years of age at least and motor cyclists 16

The international certificates for vehicles and drivers shall be valid for one year and be resued either by the authorities of one of the centracting States or by an association imposered by the latter. The certificates sinal count upon hold does the full right to drive a cate in the countries of all signatories of the Convention and shall be recognised as valid without a fresh e amination of the cat Recognition of the term of their validity may be refused should it be evident that the conditions under

which they have been resuld are no longer fulfilled. Holders of certificates shall be bound to conform to the lass and regulations in force in the countries in which they may be driving

The principal medimentions proposed in the new drift convention are the division of the criticate into two puts, provision for the compulsory insurance of foreign v-briles against damage, caused to third parts in countries where such insuring its obligatory, and, of desired, in rountries where it is not obligatory, the elimination of the question of the diriver's intomathy, the ct-abblehiment of special regulations with regard to heavy forme, and the right to eater a foreign rountry an unlimited dumber of times as long as the certificate is which

b) Application of Istick 107 of the Treats of Lauranne

The Council appointed M. Stablo, third engineer of roads and bridge in France, to uccode M. Picard as commissioner for the supervision of the victorion of the provisions of the Treats of Lussians with regard to railway lines Firing between the Graco Bulgarian frontier (Admanoples and the Greco Turkish frontier (Auel. Lungs.) This appointment was mide for a period of one year from the date of M. Shable's assumption of his debits.

VII - Administrative Questions

1 - DANZIG

A large number of questions concerning the relations between Poland and the Prec City of Danag were dealt with by the Council at its thrive third sersion. This questions concerned Polash Danag relations as a whole, the Polash Postal Service in Drazag, the praciples applicable to the conclusion of Polash Danag Agreements the Polash Realway Direction in Danag the transfer of certain property of the former Pressan Vistals Administration the Harbour Polec, the transformation of polisic institutions, the application to Danag of the Polash Customs Law of July 18-18 1924 and the appointment of the President of the Hurbour Board.

a) Poush Dancig relations

A commune aton from the Poish Government drawing the attention of the Community of Poish Dazung relations as a whole, the large number of appeals lodged but both parties against decisions of the High Commissioner and the fears cyclisted by the Prasident of the Dazung Senate with regard to the strand relations between the parts and the grave consequences the times might ential for the concentrations of the Tree City, led the Connect to dest with the whole question at its thirty, third as soon. The Reppertury, M Quinnon- de Lorn, recilled that the general questions of the relations between Polinal and Dazing had been considered by the Council in July, 1923. On that co-assen he had submitted a report on tuning the following peasage.

"The Council is, a latherto, firmly re-olded tr-enform. Appert for Polland's metals in regard to the Frie City in conformity, it is the treatise and at the same time to more time the shirtle of the Frie City instart. The Council does not forget that it is nece time for Polland that she should be able to develop her instead of concerns left at the name time we have facilitie. For forces here's and her for men to the air thought it here time to During. The finitive of

Design of the board or, with the or the rel and in temperate forware blooms and filled of historiest of cross or or more indirectly as a more and to we real and the control a

The round is did that the tent of the send that the other is a side or one determined the sends to send of the days of the Birl tenum owers and the other sends of the the proposed days to the agree. The other products of the the proposed days to the agree of the product of the product of the agree of the product of the agree of the product of the agree o

In the proposal of Mingana as Floren the Gread and Mar. I philosophic below as well with all part and a limit and with a philosophic below 10° and 10° and relating of married 10° and 10° and

The Symmit years the will use the life conflicts the conflicts the conflicts the conflicts of the conflicts

The Polith Government has precised that some degrees of the rich Commensurate the subject to distinct the section has not what regard to the "oh" potable begind and "I phone so the tilbane was tone at many parts. All the rick to in the transfer of Politics and the complementation of Politics and the complementation of Politics and the complementation.

In he report 18 Quin a cle Leonice rive that to matter in hind we are mouth of very area major one out that it hill given rection that his dependent mitty goes as and healf assert a sit in pinting importance.

It the entrum tame the line of which that it he will a most to rise fullest a serious that all pure like quiton a mid by the orbit case who it is all pure like quiton and by the orbit of I mathema lines is should be required for an electrical serious fullest applies.

1) A there is focus divised at their half from shich it were if the minimizer of d in parameters is different large formers used. I see not "library and to go or other use the point in time, or randing the Fishal F stall Service did in a construction theoretic transport of this bit the government over the time of a construction of the time.

- 2. If the questions set out at a_{j} and b_{j} below have not been finally decided by General making
- c) Is the Poissh Pestal Service at the Port of Daning restricted to operations which can be nerformed entirely vittue its premises in the He-clusplate or is it entitled to et up letter boxes and collect and deliver postal matter outside those purposes?
- b) Is the use of the said service confined to Polish authorities and officials or can it be used by the public?

or can it be used by the public?

As the matter demanded an early solution the Council requested the Permanent
Court to deal with it at an extraordinary second and expressed the hope that the
manningage congresses which is present position would not give the to are

necteds

An e traordman, session of the Court has been convened to deal with this question on April 14th

c) Principles applicable 11 the conclusion of Agreen ents between Dan 18 and Polaid

The Ruhh Government had appealed against the decision of November pit load of the League High Communiscer on the grounds that thir decision instituted a general ruling in the international status of the T to Cry in pa tender by rufer ring to Danage as a State, where as the question originally sobmitted was "whether or not the Folish Danas Agreement of July 22nd 1022, should be rather."

With regard to the term 'ranfactation' the Council O'stade that there was no reason with the expression should not be made use of in the relations between Praises and Many this expression should not be made use of in the relations between Praises and Danage With regard to the expression of July 2200 1022 the forms littles of ratification the Council considered should be observed if Peland desired defined to part effect to that arresument

The Council was of opinion that the expression 'State was' used in such a general sense and was applied under such different conditions that it was not neces sary to a name this term in its application to Danning The international statu of the Free City, the Council added was defined in the Treaty of Versailles

d) The Pointh Railway Direction in Dan ig

With regard to the question of the Polish Raimay Direction in Dianing the Gonnel upon at the advice of a specially appointed Committee of Junesis continued the deerms of the High Commissioner accuracy to which Polish of his no right to establish on Dianing territory a rulway direction dialing with the administration or railways other than those situated vistable therritory of the Free City, except by agreement with the latter. The Council exposed the visib that direct negotiations should amondately be opened between the Paules on who of the condition of such an Agreement. The High Commissioner, Mr. MacDonnell drew airra ton to the fact that the ratabilishment of the Paulesey Direction in another centre would on disastroon for the Free City.

e) Iran fer of property of the former Prussian Vistula Admen stration

The Council was of opinion that the allocation to the Harbour Board of the present of the former Pressan Virtula Administration made by the Co-reporation Commission in March thi 1993 is anothinal. It develod that a further a trabution-loodid take place by agreement between the parties with a wire to allocating to Folind and the Harbour Bard the proper on at this property corresponding to the part of the administration authorities to them

The Council further decided that so the event of the two parties not being able to agr r then or the High Commu soner hould appoint on arbitrator whose d ci ich hould be bind

I) The Halmar Pel e of the Free Lety

The Crune I adopted for a trail point of two year a plan submitted by the Chairman of the Harbout Bourg foliated we to water constraining a compromise between the Poli h and Danning points of years.

With regard to the was is master of puress carpural ore and the application to Lux up of the Council confirmed the doctors or the High Councilsman the

Appearance of the Desident of the electron Board

a - THE SLAP

a) ippositive to a la sidera of the 60 een sig Consission

The term of offers of the five member of the soon mag. Limits non expansion March 1, so the Court 1, the third San on appoint of firm one vices the pre-ent Charman and members of the Crimins on M. Paselt (Fron b). M. Lombert (Bilgrar) M. A. mann (Larry M. Stephen Minadan) M. Vernake, (Lee besolverall).

The rapporture M Sendaga (Index stated that there is appearement should not a view presented to Courta's entire transion of action when, in a year street is had to take a fined densem, intergend to the "iss man and the other members of the Commission.

The Swedsh per sentitive W Under, who had userated that in assenting, the Charman the Swedsh lead as few a possible near in mind the advantage, in having the yest held by all the members in time sat that in very of the explanations given by M Swedships, the him is large measure sentents his to extramely he would not reason to proposal.

The Council requested to Services, General to convey to the Cherman and members of the first second, think for the errors they had rendered to the Longue

b) It must in the Sear grades more and quarter of the French troops

The Rahman op constative M Studings on Mar h 13th pass and to the founcil a g meal at termat on the spatial of the now use of the Sact Fondarmo pround the preserve of Feerch troops including the value of the German Government and the e-glassation of the Governing Commission on a the solvent

by Scrilya recalled the successive tributes as of French trought the progressive in rease in the gindernstrie and the ron in ion reached by the Governing Commy soon manula, then the marks means all that reasonity count on effective use

tance from other poles to tes in the Territo y. The supporture further informed the Commission and objection that the recruiting and maintenance of 500 net gendrames would in present incumstances prove too beyon a burden on the budget of the Territor. The Commission had accordingly decided to provide for an increase of 500 met only. The gundarms rut force would in consequence number 1005, men on Warch 15th 1001.

Finish M Scialoja recalled that the German Government in a note dated February toth had once more urged that the question of the arthdrawal of the French troops from the Territory should by definitely settled

The Clearman of the Go erring Corum usor farmshird info matter to the Council on the financial situation of the Territory in regard to which there were infinedities or ing to mining and customs deficits and the interest of the salaries of ord servants.

M. Rault further announced that the repair workshop of Saarlous had been transferred outside the Saar Territory. Only eighteen Frunch gendumss were alt present in the Territor, and the Frunch Georemment had decided to withdraw on March 25th a battalion of this care a pied mu tenng soo men.

The Council approved the Governing Commission proposal to increase the local genderment. In 25th and anotal year 192-1026. At the suggestion of Mr. Chamberlam it requests the Governing Commission to submit a report on the manner in which it would be possible, in the absence of troops to carry into Lifer sub paragraph. If pragraph 30 of the Sear Annas, to the Ver alled Travibility which lays 4 on that the Governing Commission shall provide in all case for the protection of persons and property in the Saar Territor. The Council invited the Governing Commission when propagating the report, to take into account the tipes butty of obtaining assistance from troops stationed outside the Territory.

The text of the Council's resolution on this question was communicated to the German Government in reply to the latter's note of February 10th 1922

3 - LOANS, ADVANCES AND THE INVESTMENT OF PRIVATE CAPITAL IN MANDATED TERRITORIES

On Maich oil and IIth the Crunril noted the replie of the Mandatory Powers, Australia Belgium Free - Gr et Britain, Japan New Zaeland South African Diano) - th regard to the question of loans advance and the investment of pri attributed in the property of Nandacida Trititures.

The Council had requested this Governments converted to express the waveron certain question, raised by the Permanent Mandater Commission which had been impressed by the fact that the mandatid territoria appeared to suffer from economic devidentiages. These disadvantages, the Commission stated were duto the following certain times.

The opusion approas to be held in some quarters that the mondate is recable, and the together with the possibility of its olumes, reading not transfer is become eigenful as a diet of that which presents an obstacle to the irrestance to provide cept at in the country. If may, on the other detection the resultance of the control of the

The Pe manent Mandate. Commission was of the opinion that a pronounce ment of the Council tending to dispel this last of confidence would greatly improve the economic prospects of the mandate. A tentories

The questions raised by the Commission converned thinght of the Mandatory to mortgage to itself as security for a loan tool's constructed in a mandated error and the responsibility of a new mandatory in the very number contingency of the

transfer of the mand ster as regards guarantees for loans and engagements entered into by the retiring Mandator, or by a territory under its soner ignty to which the mandated area might be attached

The Council on the report of the Swedish representative M Sjoborg requested the Permanent Mandatr's Commission to prepare a draft decision based on the replies of the mandatory Powers

VIII - The Protection of Minorities

1 - THE BULGARIAN MINORITY IN GREECE

The question of the prote time of the Bolganian minorities in Greece at the request of the Greek Government was examined by the Gould Station 14th in corristion with the restantion by the Greek Stational Assemble of the Green Bulganian Minorities Protected of September 1924. The Commist while expressing a regient the lawage price did o sign through the Prachadian, an understantion that the third in the content to the sense in the time of the Greek Gow imment stated that it did not deem to impose on Gerer can prove obligations, which were provided for in the Treaties. The Creard Considered it he been advantage to the station of the Greek Gow remember to the attention of the Greek Gow remember a ready which the Greek Government had signed and ratified and the expressions of restantished ments in the Resolution of the Greek National Assembly which had record the protected of the Greek National Assembly which had record the protected of the Greek National Assembly which had record in these entered into by Greeke and also each the fundamental Law and practice of that country.

The Council decided to address to the Greek Government a questionnaire bearing on the three following points

I What h_1 been done by the tite k Government since the 20th Septemb r 1924, up to date in order to ever uto in practice the stipulations of the directive Treaty?

. What is the programme for the future action of the Greek Government in the not been possible up to now completely to execut in practice the tipulations of the Trady?

What in the opinion of the Gro.k Government are the wids of the Slav spealing misority in the matter of education and public Working and what special met area has freeze taken or downshe propole to take it order to safe fy these needs?

M Ventzlos who on the occasion represented the Grock Government assured the Council that his Government intended to respect the engagements it had entered into in virtue of the Minorities Treaty and eyror sed his conviction that the reply of his Government to the questions of the Council would give complete satisfaction

_ — THE GREEK MINOPITY IN CONSTANTINOPLE AND THE TURKISH MINORITY IN WESTERN THRACE

The question of the situation of the Greek minority in Constantinople and the Turkish minority in Western Thrace was evanimed by the Council on March 15th Three question first came before the Council at its extraordinary session in October

1024 when the Greek and Turkish delegates agreed to an eventual investigation by the Council of the position of the minorities in question (1)

At the Dicembe session () of the Council both delegates agreed on behalf of their Governments and pending further action by the Council to refrain from any measures which might be projudicial to the personal and miterial well being of the populations concerned. In the meantime both Governments presented detailed systemants to the Coaneal

At its March session the Council decided to follow in this case the same proce dure as in that of the Moslems of Albanian origin in Greice. It requested the neutral members of the Mi'ed Commission for the exchange of Greek and Turkish populations to undertake on behalf of the League an enquiry into the position of the Greek minority in Constantinopic and the Turkish minority in Western Thrace. as regards their rights under Article 16 of the Consention on the Exchange of Greek and Turkish populations

The Greak and Turkish representatives on behalt of their respective Govern ments agreed to the proposal of the Council The Chairman of the Mixed Commission for the Exchange of Greek and Turbish populations M Widding who attended the meeting accepted for himself and his colleagues the mandate con ferred upon them by the Council

3 - EXCHANGE OF GREEK AND TURKISH POPULATIONS

On March 11th the Council tool note of the advisory opinion delivered by the Permanent Court of International Justice upon a question relating to the interpretation of Article 2 of the Lausanne Convention on the compulsory exchange of Greel and Turkish populations (5) Viscount Ishii reporting on the question expressed the hope that this action of the Court would greatly facilitate the task of the Mired Commission as he had no doubt that the latter would attribute to the Court or men the high value and authority ascribed to such opinions by the Council The Greek and furlish representatives having declared themselves in agreement with Viscount Ishii on this point the Council adopted the report and decided to add Viscount Ishii s observations to the letter to be forwarded to the Mixed Commission

4 - THE POLISH MINOPITY IN LITHUANIA

The question of the Polish minority in Lithuania was dealt with by the Council at it March session when the Lithuanian representative M Sidzikauskas furn shed explanations on points raised in petitions from the minority concurring the use of the Polish language education in Poland and the agrarian reform in Lithu nia

This question had been brought before the Council by the British Czechoslovak and Spanish representatives who were guided by the consideration that an exchange of views "ith the Lithuanian Government might thereby be facilitated The Council requested its Rapportour M de Mello Franco, to a mime the infor mation furnished by the Lithuanian Government and to communicate the results of this examination in due course to the members of the Council

^{(1) &#}x27;c' ondfo S mora, Val IV No ra, p =7

⁽⁾ Ct Marille Standary Vol IV No 1. p (1) Lot Me sity Standary Vol V No 1 p

IX - Political Questions

THE EXPULSION OF THE EGUMENICAL PATRIABER FROM CONSTANTINOPLE

The Turkish Government in a letter dated March 1st had requested the Council not to consider an application of the Greek Government under Article 11 of the Coverant to the effect that the question of the expulsion of the Ecumencal Patrarch might be placed on the Agenda of the 43d Session. The Turkish Government declared that the question of the Patrarchate was a purely done, the one of Turky and that the exchange of May Constantive was a matter to be dealt with by the Mixed Commission for the Exchange of Populations. Accordingly the Turkish Government much regretted that it could not agree to these two questions being submitted to the Council.

On Marco 14th the Council neard the Greek representative M. Caclamanos also aka'ed the "n h so prior "to quastion of the Ratinschaler was an international non-manistic has that been the object of special agreements it the Conference of Lausance As the Turks in Government had raised a legal position which as it renormed the computence of the Council would have a heaving upon subsign in proceedings, the Council decided to ask the Permanent (ourt of International Justice for an advisory openion on the following point

Do the object one is to the competence of the Council raised by the Turkah Government in it is letter of March 181. Which is communicated to the Court preclide the Council from Pong competent in the mart is compute ordered it by the Grack Government by it halgeant to the bent-tary General of the league of Mattom dutte Chermary Lttl. 1923.

The Council on the proposal of Viscount Ishu expressed its survice hope that it would be possible for the question at resue to be settled by private negotation perhaps with the good offices of the neutral members or the Mircel Commission.

X - Social and Humanitarian Questions

1 - THE OPIUM CONFERENCES

The Council of the League of Nations was informed at its March session of the work done by the First and Second Opium Conferences (*)

As regards the Furt Conference—on the suppression of opuum smoking in the Far East—the Council merely took note of the Agreement the Protocol and the Final Act signed on February 11th 1925

As regard. the Second Conference—on the producture and manufacture of the Convention and predicting the Convention and the Convention acopted by the Conference produce that the Convention may be support on exceed by to any Member of the League of Nations by any State trapersented at the Contexton and Second Second

⁽¹⁾ be Ventely S as ory Ich V No p 5.

Andorra Ceuador Hedia Technol fuchton tun Menuo Monaco San Marmo the Union of Soviet Republics and the Sudan. Up to Suptember 30th 1925 therefore any State has the right to sign the Convention or, after that date to accede to it

Further the Council requested the Health Committe of the Lague of Nations to consider immediately in conformity with a recommendation made in the Final Act of the Second Conference whicher it would be expedient to conside the International Health Office regarding the products mentioned in Articles 8 and 10 of the Connection Articles 8 deals with the omission from the control provided under the Convention of certain preparations containing narrotic drugs—which in the opinion of the International Health Office cannot give rise to the drug habit or wing to the medicanents with shalth the drugs are componented. Arricle 10 provides for the inclination of drugs 32 present not mentioned in the Convention but which in the opinion of the International Health Office and the Contracting Particles are habite to always. That 1st 4 = 0.4 stores, Arready and, evertry

Finally the Council noted the suggestion in the Final Act of the Second Conference that a commission should be appointed to visit certain counting producing counting, in order to study the difficulties renneed as the himbalance of oppure production. Owing to the importance of the quistions involved his view of the displacement of the quistions involved his view of the displacement of the matter until its next session in June.

PROTECTION OF CHILDREN

A request from five international vomens organisations to be represented on the Advicer Committee on Traffic in Women and Prote tion of Children when questions concerning child welfare acre discussed was considered by the Council on March 13th

The Council decided to accorde to this request and to appeint the nominee put forward. Miss Eleanor Rathbone J. P. as an additional assessor to serve on the Committee in the group of assessors dealing with child welfare.

The five organizations were the International Council of Women the International Soffiage Alliance the International Federation of University Women the Women's International League for Pears and Freedom and the World's Young Women's Christian Association.

At the same meeting the Council consider dia request of the Swiss Government to be represented on the Advisory Committee on Treffic in Weimen and Protection of Children

If a ten Chemil, an epoing as the abyet along the interest which the vould dears on this ormanion to supress its appreciation of it is interest which the Assis Government had always taken in the question of child selfare. He was however of opinion that the Government representation on the Committee was already large and that the Council would find difficulty in refusing further possible request, for representation of its accordant to the second to this one.

The Council after carfully considering the request endorsed the opmons of the rapporters that complians might give rise to similar requests from other quarters which it would be equally difficult to relaxe, reasing that the Swiss Go vernment would not press a proposal that might prive emburrassing to the efficient discharge of the duties of the Committee

3 - Deposits by Greek and Armenian Refugees in Certain Banks (1)

Two letters from the Greek Government converning the deposits made in orr tain banks by Greek and Armenian refugees were considered by the Council on March 11th

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XI — Memorardem Formanier by the Council to the German Government in Rents to its News of December 1 th, 1924

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the whole structure of the League, comprising as it does an important part both of the safeguards enjoyed, and the responsibilities accepted, by all the Members

The German Government, in stating its position on this subjuct, call attention to the military position of Germany resulting from the Treaty of Virsaliles and corrests the fast that if the measures provided for in the article lead to horithines, she would be incapable of protecting her territory against a military invision. The Government add that in their view, there is only one way out of the difficult satistation in which Garmany would be placed. "Should internahonal conflicts arise, Germany ought to be at hiberty to determine how far she will take an active, part in them." Latter in the communication, the Government express Germany is objection to being compelled, by writing of entry into the League. "to waive the right to neutrality."

The Council considers that the following observations on this point may serve a useful purpose. The character and it is not a Nember's active, co operation in military measures undertaken by the League in pursuance of the Co-enant, must vary with the military situation of the Member in question. Under the evising privations of the Oceanian it is the duty of the Council to recommend what effective military, naval or air forces the Members of the League shall contribute to the armed forces to be used to protect the covenants of the League, and it is odd to be for Germany heart for vary to what extent shu was in a postation to comply with the recommendations of the Council. The Council would further remaind the German Government that a Member of the League, and of the Council, would always have a voice in deciding the application of the principles of the Covenant.

As regards economic measures, the State. Members of the League themselve decide, other separately or by prior agreement, the practical steps to be taken for the excution of the gravial oblightin which they have undertaken in pursance of the Covenart do not permit that, when action is undertaken in pursance of Article 16, so the Member of the League should choose sparately whicher it shall take any part in that action. The Council feels bound to express its clear opinion that any reservation of this kind would undernume the basis of the League Statems and sould be recompatible with minibrorship of the League. It seems to the Council impossible that a Member of the League, and of the Council, should, in the reart of operations undertaken against a coreant breaking State, ritum a status which would evempt its nationals from the general obligations imposed by the Covenant The Council need hardly parts out that other countries whose unlitary force, have also been limited by the provisions of the existing Treaties, have, on entering the League, accepted the obligation of the Covenant whose research is the clear of the council acceptance of the council and the provisions of the covenant whose research is the clear of the council acceptance and the co

Leagur, accepted the obligation of the Covenant without reservation.

The Council trusts that those ob ervations may be of use in elucidating the attitude of its Members with regard to the questions raised by the German Government.

The general conditions of entry of new Hembers are contained in Article I of the Covenant, which leaves the decision to the Assembly, which has no repeated contained declared their in favour of the universality of the Larges Only by active to operations as a Member can a country have its due influence in the dear some of the Leaves—decisions with, cannot fail to be of far reachine immortance

soms of the League—decisions which cannot sai to be of far reaching importance in conclusion the Council wishes to express to Germany its sincere wish to see her associated in its labours, and thus play, in the organisation of peace a part corresponding to her position in the world

XII - Forthcoming Events

April _oth Fourth session of the Health Committee, Geneva April 22nd Meeting of the Committee on Allocation of Expenses, Paris

April 20th Meeting of the Supervisory Commission, Geneva

- La. eth Indian thank conditions on the Control of the Trade in Arms and Martin Acres M. #1 Interchance of Public II although all Brussel
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The defined object of the Proteoul's to Inchinate desurmanent, and it proposes to trush the most desimble read (1) by deeing certain gap in the scheme, analytical down in the Covernat for peaceolidy settling international disputes, and (1) by sharpening the "reactions", executally the concents executions, by with it, under the continues stateming gaps can set to be discusredly and aggression sector of These two portion of the scheme, are not stately connected, and it may be desimble on the present of a not to consular them together.

then together covers will have a test in framen of the Covenant that international data non. might concer shy take a form for a back their peace preserving mannering you could no specific covers shy treated the state of the covers of the co

into this branch of the controversy, however, His Majerty's Government do not now repose, to even it suffers to a that to far far mit no objective to compulsor addition bring domain held by the provision of the Protocol, they has a rather home normares I, or ago for the work may of those recoverions in late of 16 the Governati, when it is not do give the control of the control o

His Dia, iv. G vernment we see more monoistely concursed to require how he is large in the C-a, man it. Fixed by the Protocol is block to mercave the respon abolitic. Lineady widertaken by the States, blencher of the Lerges. On the three may conor vally be two opinions. Some his elsed that, although me th language, of the First Committee: 'their are numerica, fistering in the "all of protocolon cerebed by the Coverant round the peace of the order, there as in far their lattic danger that traneigh their size.' any second sersalist with estimpted. The charges made but the Toxitor during the rate of the control of the charges made but the Toxitor during the size.' any second sersalist with seathermed. The charges made but the Toxitor during the size of the size of the surface size of the si

But this fit seed headly, be saidly as of the vew of the framers of the Fretwood They regard themselves as the authors of a "axes vestired through which also, can be read sed the great ideal to which humanits agents." The last thing the "contemplates is the powhishiry that their proposal will lies a things very such as they stand under the Covenant and on this life Majorty's Generament are entires of their organical life will be supposed to the contemplate to the ordered by the Larges, firsh non-flutting of the vinger in someons are threely creater firsh occasions for the application of covervie measure railings are an table of ourse, and its is threefore not surprising that, quite apart from the problem of desurmanent the question of "sanctions" would let it and of the light in the clarges of the Protocol.

11

It seems necessary to preters the comments called for by this part of the new scheme by tradling certain history feets which, though very releasint to the subject are never if feired to a the do unsent of which the Proto of I justified and explained.

As all the world is sumer the League of Nations in its present shape is not the Longue designed by the framers or the Covenant. They no doubt contemplated mid as far as they could provided against the difficulties that might are from the nor in classical a certain number of Statis, within the circle of League membrating. Dut they are supposed that among these Chart, would be found so must of the most powerful nation in the world, I sat of all did that fore is that one of them would be the United State of Aim run.

It is no doubt true that there are many point of view from shigh the unfortunate fact has not proved to be of vatal importance. The vork of the League goe on, bene fact has not of yearner Thangh has confided State a moints in trendity abodises, and noual Americans have freely helped both Ly samp this and earst a while the generation.

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"If Moreover, there is a certain want of harmon between the five a now ions of the Action, shich is now and e tense cases (and it is for nare und extense on as mong other." As a led to regulate "might will also I "be on come of the world. These cases cannot, noteed, be forced, a bett their may be insigned. In it impossible (for each poly that in it was manage out of we ever complicated situation involving cortains a State not a member of the League. the guilt of the combattant might be fairly mixtude though only one of them was techniquely the aggressor. In such arconstances, would the League feel no magazings when they found themselves complicate throw all the cold the way to the they are on the service of the way to the complication of the control was also provided in the control was also as a superior to the way to one party and one at all upon the other? Would not the universal criticits, that under the first half of Clause 15, the aggressor had in this ca o been hardly treated?

But now consider the second half of Article 13. This proteins the negare so, whatever his misoclocis, from lo not surphing under any circumstances but money or the equivalent of money. But the quite satisfactory: The aggression may have been unterly supervoiced it man he sheen harbarously conducted; it may be the work of a corrupt and bytamenal dealmort nature, and it may be the nortable, the did not may government on the aggressors adde of an illightum fronter. Are we to lay it down for ill time this, much act such the Lague shall do nothing to present a reputation of the office but sake for moonly. This may, and ed, be all that is possible, but would it not be wore to the Lagues that for asset has reputation of the earner of the Lagues that for asset his possible, but would it not be wore to the Lagues that for asset his reputation of the earner of the Lagues that for asset his possible, but would it not be wore to the Lagues that for asset his possible, but would it not be wore to

There is one general reflection which His Majesty's Government venture to add to the specific criticisms they have made in the preceding paragraphs. The Protocol pur ports to be little more than a completion of the work begun but not perfected by the authors of the Co-enant. But surely this is a very inadequate description of its effects The additions which it makes to the original document do something quite different from merely clarifying obscurrites and filling in omissions. They destroy its balance and after its spirit. The fresh emphasis laid upon sanctions, the new occasions discovered for their employment, the elaboration of mulitary provedure insensible suggest the idea. that the vital bu mess of the League is not so much to promote friendl, co operation and reasoned harmony in the management of international affairs as to preserve pearbe organising war, and (it may be) war on the largest scale. Now, it is unhapped, true that circumstances may be easily imagined in which war, conducted by Members of the League, and with its collective assistance and approval will become a tragic necessity But such catastrophes belong to the pathology of international life, not to its normal condition. It is not whole once for the ordinary man to be always broading over the possibility of Jome severy Jurgical operation nor is it was for society, to pursue a similar It is more libely to hasten the dreaded consummation than to hinder it. And it certainly seems to His Majesta e Government thit anything which tosters the idea that the main business of the League is with war rather than with peace is likely to worken it in its fundamental task of diminishing the cau es of war without making it in every respect a satisfactory instrument for organising great military operations should the necessity for them be forced upon the world

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It may perhaps be urged that the "chections to the Perional, whatever be there whose, and for owinging no, be not lessing on the casar remote when whose immediately follow its a captione. But shy should desarm meant immediately follow its acceptance. Why should the now whene sunced what the old selected has no bounded, failed? It no doubt chann to have closed one "fissures in the wall of protection erected by the Content round the prome of the word." But it is not the pos failther of an intellat through these failinged) seah places in the downant which hounts the immigrantson of the own because to describe the Tar of no not doubt that the Content if slayt would be sufficient to protect them, at less form attack by those she have signed it. What the doubt is whether, when it come to the point the Content at 1 the legal reliable some furthless. Member of the Legape will break it if pledes or some predatory nation october the Legape will break it in the content of the point of the Legape will break it in the lead of the Legape will be the content of the lead of the Legape will be the content of the Legape will break it in the content of the lead of the Legape will be the content of the lead of the Legape will be the content of the Legape will be t

are protected. Brute force is what they fear, and only brute force enlisted in their defence can (as they believe) give them the security of which the, is 1 the need

Ha Mayesty's Government fast attogether to see how the situation is bettered by the Protocol. Is it to be supposed that the 'o' unit' promised by the new system will be so emplote that no emmants, supposed for supposed no from protocol for officiate pure poe is will remain in burgs. If not is the balance of nower between the States which decire pears and those when he politicing war to be adjusted in favour of the formula Hao, on what principle. If not, the nhort are re-advanced! How will the uncorapolous aggresses to relatively realizened! How will thur potential vertime be randored more rapuble, of delaying.

and if the particular case of aggres or who are outside the I cague b con idered, is not the wearness of the Protocol even more manifer? The agreesors within the League are traitors in the sight of all maniful. Their more position in the face of any opposition within their o in borders will be immensel reakened while in neutral coun tries they will find none to plead their cause. If wever low the practical importance of mural considerations such as the emay be rated the eapurnuss of comp ting propaganda in times of international crisis may consince the most synical that a good cause counts at least for something. If o aggressors outside the League will have a smaller lead of infamy to carry than aggressore tithin it, and will be by so much the more formidable How does the Protocol deal with them? It requires them to treat the situation as if they were members of the League, to accept its methods and conform to its decisions If they refu e they are counted a aggresors, they become the common enemy an devery signatory State is b and to go to nar with them. This may be in the right and have nothing to fear from impartial judg's not national pride in some case perhaps the sense of power dislike of compulsory arbitration, di trust of the League (to which presumably they have already refused to belong—all the computers or any of them, may harden their object one to outside interfer a. Hea, the Putcool disgond it consure timversal peace, may only extend the area of war-a po subility which if realised, will not improve the chances of general disarmament

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It may perhaps be epipled their, while every scheme of sanctions; open to entireint, some silem of saretrone's centrarily one or on. Whotout it a League of Nations and to be a insecure one evidence south without magnitudes and police. International enging ments which cannot be internationally enformed and title better than a share. There the refore, who other to the plan proposal in the Protocol are bound to suggest a better order, who other to the plan proposal in the Protocol are bound to suggest a better

retore, who other to the pain proposes in the revocess are suggest a order. To him challenge His Majaers to Government might be contact to repl. I date as between the Governat unamended and the Co-serum assunded by the Protocol they have already, grun rea on for preferring this former. But the are unaming to conside their argument, on a purely enthed note and though their valuest believe that "fecurity" can be rewheld by the route so carefully explored by the First and Tarel (countties of the Laugue 1924, they are "sling to rous der whether some approach to it may not be made from the subusus, cossibly, alternupt an 1925.

The, do not agree, indeed, that athout "eartiese" the League is governed and its to better than waste paper. Destroire like these seem to them not cally must have out tell outside conforcy. Every "Seasons" it kneed to either in the Covenant or the Frotocoi depends, or treaties, and if no treaties are of rider all soutcomes must be worthly a bown to wall, we have no closer but, in the bast reset it depend on the leghted word.

But this, it must be admitted does not seeke the question whicher the sanctions root interplated by its obverant consent in unstill act, and for centar propose, be explorated with ad satings to the general chome of the Co-count their. This is theme may no doubt to true the contract of the Co-count their. The tent there is no doubt to be root an ordinary causes to work smoothly and effectively. The more thereto temploy assumes we ill committy edificial and affectively. The more thereto temploy must operate on, and doubt the best of the sanct their feet, when put into operation, rid doubt the boy of and reardening. But there is, to mage extreme cases, about the in the daren extension and it is provely the possibility on those a termine cases, remade through that possibility may be, which looks rather instead is secured, and is Government bestate to desart and is top, the world on coge

His Majerty's Go erms at do not share than alarms but they recognse their scrous effect, and believe them to be the main obstacles to the complete recover, of our chaken civilization from the disasters of war. How we then to be alloyed?

The rist e pedient that nature lly sugge is sit. If is to strengthen the provisions of the Covenant. If the Covenant, as it stands does not supply an adequate machinery for

pre erving peace in all concertable cases, why not alter it till it does?

The hithity of this plan is, in the optimon of His Majesty's Government, abundantly proved by the Protocol. For whatever else its proposals give us, they do not give us

security. They multiply offence, but do nothing to strengthen remedies. They mere sethe responsibilitie undertaken by ind vidual Members of the League but do nothing to

readjust the burder

What expedient remains? How is security and above, all the feeling of scrumity to be attened? In answering this question it is news inv to keep in mind the characteristics of the extreme cases , to which reference has already been made. The broading fears that keep huge armaments in being have little relation to the ordinary misunderstandings in eparable from international (as from social) life-misunderstandings with which the League is so admirably fitted to dra! They spring from deep lying causes of hostility which for historic or other reasons divide great and powerful States. 4 here fears may be groundless, but if they e ist they cannot be effectually laid by even the most perfect method of dealing with particular disputes b, the machinery of enquiry and arbitration For what is feared in such cases is not injustice but war-war deliberately undertaken for purposes of conquest or revenge. And, if so can there be a better way of allaying fears lil " these than by adopting some scheme which should prove to all the world that such a s ar would fail ?

Since the general provisions of the Covenant cannot be stationed with advantage and since the extreme cales with which the Lague may have to deal will probably affect certain nations or groups of nations more nearly than others, His Majesty's Government conclude that the best way of dealing with the situation is, with the co operation of the League to supplement the Covenant by making special arrangements in order to meet That these arrangements should be purely defensive in character that special need they should be framed in the spirit of the Covenant working in close harmony with the League and under its guidance is manife t And in the opinion of His Majesty's Gowin ment these objects can best be attain d by knitting together the nations most immediately concerned and whose differences might lead to a reneval of strife by means of treaties framed with the sole object of maintaining as between themselves an unbroken orace Within its limits no quicker remedy for our present ills can easily be found or any surer safeguard against future calamities

That gentlemen, is the declaration which His Majesty's Government have instructed

me to make

His Majesty's Government have found it impossible in the time at their disposal to confer personally with the representatives of the Dominions and of India who are also Members of the League but we have been in telegraphic communication with them from which it appear that the Governments of the Dominion of Canada of the Commonwealth of Australia of New Zealand of the Union of South Africa and of India are also unable to accept the Protocol Their views will be made known in such a manner as they may think fit either by a communication to the Secretariat, or to the Assembly or otherwise

I am not yet in nossession of the views of the Irish Free State

M Aristide BRIAND (France)

Former Prime Mirister

Gentlemen, you cannot have failed to realise that the statement which our President read to us this morning on behalf of the British Government is of everptional importance

and will produce a profound impression in every country

We are passing through a time of crisis. The events in which we are taking part are of vital importance for history, and after the catastrophe which burst upon us some years ago ve ma, be sure that when matters of peace and war are under discussion the peoples of the norld are stirred to the deputs

I only became familiar vith the contents of the British statement when I heard it read this morning It is a lengthy weighty and well considered document, and you may perhaps think me over hold in venturing to di cuss it if I may say so, at first sight I ask you to excuse me for my rashness convinced as I am that you will grant me all the indulgence that I need I must speak now however, because I must fulfil my mi ion I must speak the more so because-whether it is a matter for congratulation or not-I am one of its authors. I was publicly honoured by being the first to sign the Protocol without reservation in the name of my Government and for that reason I bear at any rate a moral responsibility and I can hardly ignore the critici ms a high we have heard without attempting to produce at least some kind of ruply

The document which has ben rend to us is instinct with a serene alcoiness and a gentle philosophy which I hesitate to affront in the discussion which I am about to mitrate. I too like your elves feel and appreciate the nobility and the gentle ess of the spirit of this philosophy and I as my elf whether my own philosophy which is necessarily somewhat more of this earth i worth, to place beside it. The general objections raised against the Protocol this morning are indeed inspired with the noblest

spirit. The objection to the Protocol re, above all that it speaks much of var. In the document which we have just heard read it is considered that the I engue spirit turns rather to vards peace, and it is desired that that watchward should contain an deal strong enough to impose itself upon manl ind without any need to make provision for future, contingencies Perhaps so but, in my icw, peace is for all practical purposes no more than the absence of war, and then me are trying to ensure peace we cannot but remember that at certain time there have been war and that it is ju t con civable that there may arise in future other wars and, after all, an institution which aims at peace must if it i, deb rmined to maintain peace, explore every avenue and every means best cal ulated to prevent war. It was in new of this unfortunate and somewhat humdrum necessity that the authors of the Protocol felt obliged to speak of v ar much more often than th v would have wished

When we are well it is very unoke and to have to think of illness, but when someone says that war is a case of international pathology, and if it is admitted that the disease is not absolutely incurable, we must also ago o that proper physicians and remedies mult be

found

That is the secret of the work which the first 4ss mbl, a complish d " " ristabo averted, the Protocol must find the means. Has it is coded? That is one of the questions which is raised in the British Government's declaration. At any rate it was earnest and sincere in its attempt to succed. We must not forget that the fifth Assumbly met in an atmosphere of e ceptional solemnity. The attention of the whole world wa focussed on its work. A beareful settlement had just been found for certain material quist ris, all minds were in harmony, all heart cherished high hopes. It as said "Now that certain material any inties are remoted and can no longer give rise to war, we can turn our weapons against war itself, e can dulare war on war to will organise ourselves for that ригрозе '

Remember, gentleman, that forty seven nations met at the firth Assembly at Geneva in order to study the Prococol with the aid of the most distinguished jurists-and I use the we d "destinguished" without many, though of course the word 'jurist' is usually attached to the word distinguished, because in this case the jurists willy very distinguished. They v orled hard for days and weeks, each of the articles of the Covenant was examined by two Committees, for the Protocol ve must remember is imply a development of all the ideas contained in the Covenant conciliation, mediation, arbitration, precautionary measures against viar, methods of viarfars, economic, financial and muitars—the germ of all these

exists in the Counant

The fifth As embly had constantly to take care not to injure the foundations of the Covenant it riesely attempted to fill up the gaps to repair the omis ions. But, I repeat

it adhered throughout strictly to the spirit and letter of the Covenant

We are told "Yee, you did all that Your intentions were quite sincere and nobly inspired. All your work was laid down for you by two Governments who drew up your programme the Governments of Great B tun and France, for these were the two countries hich placed the cheme of work before the fifth as embly When the work was completed, almost indescribable enthusiasm, it is true, prevailed among the forces ven occasions represented at the Assembly and resulted in unanimity for recommending the Protocol to the various Governments. These manifesta ions, estainly had a certain importance and were robly inspired. We approviate them but after all, what is the final result. Do you think you have found invihing new? And, if so is what you ha e found worth finding? Sarely the fact that you epeal of war so often in almost every article or the Protocol may purhaps steelf provoke man

Putting a lightning conductor on a house does not produce lightning I have always

reparded a lightning conductor as simply a desirable pre-aution

What we attempted to do in the Protocol was to provide lightning conductor on all the danger apots of the building-ruch conductors as the human beings are capable if putting up to avert the terrible thunderbolt of wer But to my that where not succeeded in I thunk going too tar Far be it from me to sa, that what we have crossed is perfe + or that it protects the nations against all possibility of year. It we had been abir to do so at one stroke the Leasure's future yould indeed be black. The Leagur has a very long career in front of it, and I am so e that it will find many future occusions on which to employ it clivities in preventing po sible thris Bit to say that what has been done i modigible is. I submit, hardly true

What we are attempting to do is to reach the aggreeour to attempt to define him. But, if this is so, are we not according him an under advantage. He will take every step to hide his misdeed while the victim will shelter behind the security if the Protocol, and when the aggressor carries his threats into off et the unfortunate victim will be a prepared. That I ubmit, is a small error which rought well be amended

The Protocol deals with the que tion of legitimate detence It recognic that an unsu perting virtim should not be let to his fate and that he should employ e ery possible mains of relatince so that a State with aggressive designs will be faced by another State " buch will be able to utili a all its normal resources of strength. The Protocol even adds all the combined resources and the mutual aid which the League of Nations can bring-a fact v high might well give pause to any State which intended to committan act of aggression The British document says Have you re'l cted that the League, owing to its very

constitution, has not at its disposal all the forcible means which it might distrer. Remember that the ab ence et a great nation life the United States con titutes ... I callening of its

Who among us does not deplore the absence of the United State. Who among us does not ardently and v holeheartedly desire to see the United States enter the Lengue of

This ab ence scriously lampers the work of the League. Must it be regarded as a permanent factor? The League possesses an authority and a force which have been very frequently and must happily proved. This authority has increased. If the Leapue of Nations de ires to expand, it mu t fir t of all have confidence in itself as in stands to da. This contridence must sour it on to ner istent and determined activity, and it is through the extension of this determined and unrelaxed activity that it will exercise the nower of growth and attraction that will eventually draw all nations within its orbit. It is certain that the absence from the Leazue of ereat nations, one of which I have just mentioned. I do not wish to name the others, will alway con titute a source of weakness to the League it of But the greater the confidence it shows in itself the more will it exercise that pressure upon proples and Governments which, little by little, will force them to som those who are already Memb is Accordingly, while a societing myself with the regret expressed in the British document at the absence of the Government of the United States from our midst. I do not cease to hope that under the influence of a high ideal, that Government will join us. No country responds more quickly to the call of an ideal than the United States Morrover, in entering the League of Pation , the United States vill be acting on a logical interpretation of their own intere is. To day, gentleman, the continents are not in removed one from the other, and the peoples too must come closur together drawn by an interdependence of interests. The truth of what I say-the British document has done well to recall this-is proved by the fact that the United States, although not belonging to the League, has often participated unofficially in one of its work-a cause of rulos ing to us all

There is therefore in this statement no criticism which I will call "destructive" Nothing must check our propress. Nothing must be allowed to make us histate or to

paraly e us, on the contrary, we must get on with our work

It is said, however, that this work is prejudicial to the enforcement of certain sanctions Economic sanctions, for example, are difficult to apply They are certainly liable to arouse resistance. On every occasion, in the event of any conflict, the application of these canctions has entailed difficulties and arou ed resistance. Finally, lowe er, rules have been drawn up and even applied and the desired result has thus been obtained. Why should it not be the same in the future? H. re, too, I see nothing absolutely discouraging in the situation, the importance of which I do not, however, overlook but it must not be allowed to arrest our progress towards peace

One of the greatest features in the Protocol is, in the first place that it does not discreminate between large small or middle sized nations. It regards them all a having the same right to security. It seeks to give them that security, irrespective of their size or importance, in order that they may be able to work for peace completely independent and completely united It was this feature in the Protocol which was the determining cause of my country's adherence

Well, gentlemen to must not in the future on the pretext that have a matter of inter-

national pathology regard ourselves as reduced to such a point of impotence that we have to renounce all possibility of obtaining guarantees among the nations against war Another important aspect of the Protocol is that it makes war a crime and the party

attempting var a criminal. The Protocol denounces and pursue, both and aims by every m an in its power to prevent the recurrence of such crimes

Is this an impo sibility? No, the League of Nations, in view of the nature of the tasks which it has undertal en, and of the ame when it has been called upon to undertake them, and in view of the terrible events which brought it into evi trace, must not be allowed to say to the nations of the world "War is an abomination and a crim" In society, criminals are prosecuted, the courts try them the police arrest them and they are cast into pri on. These are even means of destroying them, but in the case of wir criminals we are forced to put up with them.' Such a thing is not possible. Such an undertaking by the League of Nations must not end in failure it must not conclude such a series of attempt with a confession of powerles news It owns it to itself to continue to encourage the peoples to hop , and only then will war become no longer possible

That is the simple and plain belief of my Government. The Protocol prepared by the League of Nations includes a number of precautionary measures which are calculated to nevent aggresion. The nation which ettempted a greecon would be faced with so pracy the ats and so many prove consthat it would be made to see the done or of such an undertak I could result in the past-I do not wish to tak the must rerea case-recessions on which, if certain nations had known that a combination of other peoples would are against them, they might have heatated. The Protocol embodies this combination of provisions and threats which will induce a country mattering cold designs to renounce them and in the tatement of our British friend. I do not think that there is anything absolutely final and decisive against the Protocol

As I am not by nature a pessionist and a I too, have a little philosophy suited to my mun and mys to and am, in fact, something or an optimist- i hall citten been called a blind optimist-I listened to this document intently. I have read it and re read it. m. say that the first pages gave me a rather uncomfortable feeling qualified however by Tiv p' asure in reading them, for they are good to read. But when all 1 and and done, I should be vient if I did not confess that the whote are weene hat do tasteful. I had the impression of being in the dark in a sort of tunnel and of a feeling that I should never see the light again. As I want on however, I seem d to see a little light far away. I moved slowly towards it and I found a kind of timed appeal to hope. We are told that, pe hap all the same the Covenant; not sufficient in it off that it might have to be amonded in cortain to pects and that, even in 10 % a mr ement in this direction would pethaps have achieved results-might, indeed, still do so if it were positived

I seem to recognise this reassuring light a coming from a proposal that had been propured by two nations-the same two which prepared the Protocol Trance and Great Britain It constituted a limb of appeal to a piocrount of mutual as return which in any ca e is not the same as an olute pu serie seres and absolute negation. My Government gentlemen-and I male this statement in it main -remains definitely attached to the Protocol, but it doc. not refuse to enter into any discu sion for improving it

The system of coverants and albanics in the cover, provided for in the Protocol. It is is the best method of ensuring peace a cili and good provided it doe not victimise or by its egoism push on one ide certain nations which have also the right to protection against war provided that the fre histudy of the questron-if an, with study is made-re unto in a solution applicable to all and abli to give a paractical. The give a paint (it is very

Those that no gitter of discouragement will be made, for such a gesture a neld have a not ciful effect on the artism. I should be glad if they were still allowed to behave in he Lague of Nations The nations have confidence in the League this see that when it acts an arbitrator the results are often fortunate. It may be said that since it has been in existener certain question, and de putes which it has settled would possibly have grown and a sumed a much more serious character if it had not been there

The League of Nations must retain and increase its strength. The Dations not only re_a dit as an institution capable of cattling the petty current disputes of internation. I lite they have gone further they have responded to the appeal of those who have realised prace after the great war they have responded to this appeal in the idea that the core a dairing to higher levels. Were they a good to regard the Los up at Nations as the perm of definite peace the possibility if organize debate prices. They place in hope "th Lugue of

Nations

We must not destro this hop? It must be be pt allow we must not abandon the work which the fifth A semain has been foot, however much we revise it, whatever not and different in thods we in propose. Now that the vorte has been begun it; inadmissible that the League of Vation should come to the world and say "We con do nothing There are certain theoretical considerations upon which is e can work and which we can unces snelly proclaim in the hope that the strength of the ideal that is in them will be suffi ant eventually to become a resulty

But mu the thursfore abandon and precautionary measure to prevent war! I think

net, and moneying the I am speaking for my Government

Here is the declaration which, on behalt of my Government I am instructed to read After having given her adherence to the Trusty of Mutual as istance which branded a war of aggres ion as an international crime, France, at the Assembly of the League of Nations in Supremb r 1924 to operated with all her heart in drawing up the Protocol to afford peaceful solutions for all international disput a

France thought and "till thinks that this "orl, which was experly awaited by the nations, 1 me city a development of the ineas contained in the Covenant and that it is the es intral object of the work of the League of Nations Faithful to the spirit of the Cove nant Article 3 of which cic ely tombines the ideas of seturity and di armament, a id convinced that the rations cannot be brought to disarm until their security is guaranteed France feel that, in during the work shows sucking the only really practical and effective colution of the problem raised by international dispute. She also believes that sin is thurs by helping to real a the great ideal which during the late war, united all the Allies and v as the base of the r most solume engagements. One of the objects of the Proto of was to introduce at the very centre of informational law the sides of compulsors arbitration to fead to a secured poset. In this way intrinstancial solubority would become an extern pushed for early would be at the very rev of all nations both great and small. It would make a no destination between nation and matrix but would count to all via never it progretal work in the make of events, independence and signify.

As a result of long end-awour, the fruits of which most at all costs be preserved for humanity, on the France British proposal and with the hearty co operation of all the

peoples a document has born drawn up

The occurrent is studied only the applications of the system provided in the Coverant of the Longua of Naurons. I carried to present the mylast of all peoples I to will a crept it. It is reflect be talk to manage batteries importance award; that for the first time it give precised effect to the conveyages of international solidarity and it at the light print sip of orbitations, upon the applications it is but the flat of process camong the subsect one-of-objective depends. By extending for the first time the destrimes of private law to public lists or revent's a set of signess on a on a cre of "a "si the equivalent" in fundic. On behalf of all natures, it organs as a permanent system of international justice theretoelsheight for the property is flat if the one according of privately, agent as they are. An regard arbitration, which is in future to provide a "outloom of conflicts, the Protection of granting, for its story order," which is not confined to confidence of the protection of granting in the state of the care, measures so ease it at 't bill not be a seat for early or of good faith.

If, in syste of the precaubinous which it has taken, there as a seen to asset to enaction, either encounter handard or unitary, the Protocol only applies obligations iterately imposed upon Members of the League of Autons by Artis le 16 of the Covenant, 7 hich received the solemn indiscretic of all the signators. Per set of the Treats of Versailles. The Protocol therefore imposes no firsh obligation on the States which is smooth the Covenant. It has

simply fixed the conditions for their application

Frame in order to conclude the work undertaken by the different Assembles of the Legge of Nation and in order to exhibite hape on the hirter vesscated principles of arbitration, counts and dismanners, has at all times been, and still remain, restly overloun all surgestions which may improve such work. Horsover, the solid that that the Protocol is capable of careful applications as receiving to curvameners and posyciological conductations. So the sense of soil to the class of appoint agreement provided for by the Covernat and the Protocol. Neverthales, I mave consumed that only the adherence of the autons to a common protocol ann induce them to resonant the consection in armiments and connected thin, if the principles on when the Protocol returns a the autonously reserved to the contract the consection of the matter than the continue of the protocol reserved that the contract of the

M SCIALOJA (Italy) Former Variety of Foreign Affair

The great ideals which respired the Assembly that adopted this Protocol will not be effaced, either in our memory or in the memory of the other Members of the I ague which tool part in it, even by the criticisms which the British Government has presented to day in regard to several important points of the Protocol A certain number of these criticism are concerned with a fundamental question which I pointed out myself when the Protocol as abnutted to the A sembly. This Protocol was intended to effects a to hincal improve m at in these parts of the Covenant which so med indufinite, and it perhaps endeavoured to in ien too mu h the historical proces. by which ideals attain their full development as a result of laborious tests and experienc. To day we see car of the States which promoted the Protocol pointing out after mature reflection the defects in something which had been regarded as an improvement. The too rigid legal structure of the judicial procesure for the definition of disputes between States 1 ortainly a defect for these disputes are not alway essentially legal dispute. Other grave defects are the provisions relating to the executions of judgments, for their execution can be easily designed and organised when the disputes arre between States which are subject to a superior authority posse sing forces of its own but it is much more difficult to organice the cocution in the case of accounted States a ted a different economic police at and geographical circumstances The difficulties are enormously increased as has been correctly pointed out b, the fart that the League do s not cet include certain Powers which are among the greatest in the world

The remedies against the danger of war, if they are once, ed in too legal a sense, can hardly afford a redical cure for the evils a fact may be the greatest causer of the greatest.

wars. Up to now to effective remedy has been found for this seriou defect in the system defined in the Protocol all the more as the points which appeared to certain States to be defects in the Protecol appears I to other States to be defects in an exactly contrary ense I am therefore prepared to adm t the force of much if not of all of the criticisms made

b the representative of breat Best. B. Then is it some however relations to the tech me al structure of the Protocol and partly to t had may be premature in it. I nevertheless retrin my faith in the principles on a high it is founded

The progress of history, I repeat should continue gradually within the bounds of reality With this jo his mind the representative of Great Britain to day states that in his view the best possible solution in the present circumstance is with the coloperation of the

League to supplement the Corenane by making sper al arrangements in order to m of per al weds that these arrangements hould be purest acten are in character that they hould be framed in the spirit of the Covenant working in two e harmi no with the League and under its guidance that they should I not tog ther if e merions mast remediat by con corner and whose differences in ght is d to renewa; of strife by mean of treaties framed with the sole object of maintaining as between thems lives an unbroken peace

I desire to state that I fully addere to these idea which yere unheld by the Italian delegates to the League of Nations when they stated in 1925 that they could not recept uch alliances between groups of nations as might result in causing internal achism within the League and in perpetuating the old system of rivu almanous a men in the post created an almosphere of distrust and of suspicion injuriou to the maintenance of peace

Obviously, the idea put to fore the Coun il to day must it it is to be realised in the domain of politics be taken up and examined by the various Governments in order to give

t practical form corresponding with the news itie of the of ration

The problem of security is a peace problem and any effort made to en ure the mainte manre of prace will always muct with the most netwo support from Italy

VISCOUNT ISHII (Japan)

Having listened to the observations of my colleagues. I am not going to enter into the ments or the force of the Protocol of Geneva I shall comme my all to advaning my

collergues of the attitude of my Governm at on the quest on that is now before us The Japanese (or room or has not us completed as study and a ammation of the all in portant question of the purite solution of international confurts. It is therefore not set

in a prostrong to define it attitude one way or another

On the one hand the rion, important an international a cord the more titing and e-haustive must be its exam ation before a definite conclusion can be reached. The Protocol of G nev i constituting as it doce in international accord of perhaps highest importance cannot be too theroughly evantured and does not admit of a histy decision

On the other hand the Japanes, Government is next to none in appreciating the noble and lofts dea which prompted the remarkable achie rement of the bith Assembly of the

It is therefore with the spirit of cordial sympathy and incese to operation that to Japanese Gevernment will continue its study and man a tra o M q estion row and consideration

M PAUL HYMANS (Relgium)

U dref Force Allar

On buhalf of Beignum I voted for and agreed the Protocol which up to the present however the Bilgian Chumbers have not been called upon to ratify

After the London I greements had given a practical solution to the reparation problem that had been senthing on Europe and had thus cleared the atmosphere Mr MacDonald any h. H. most sulemn's appealed to the sear obly of the Legue of Nation which are special effort to solve the problem of county.

After three weeks uno mutting labour by the most connent pure to and statesmen the Assembly unanimously ad pird a Protocol for the Peacetul Settlement of International Disput a which e tablishes computerly arottration supported by collective standards

It was hiped that this sa tem ould be instrumental in resistablishing a spirit of confidence and peace and in preventing and there g offen ive wars. The Protocol contains a remarkable icnoveti in + a the definition of the aggree or and provides for r gioral agri mente. This promise a grant profitical arministical profitive a correctionable

diance in the technical organisation of peace

But, from the outset I have never decen, d myself by thanking that so compley and delicate a piece of work, completed in a fee weeks, hot ever conscientiously it may have been prepared, could possibly be perfect. I wanture to recall the observation which I made in this connection at the last Assembly a sain it would be a mistake wrongly to give public onming the impression that the problem of security had been definitely I shall not discu s the arguments carefully considered and set forth in detail in the British Government's Note. It would unduly prolong the discussion and would recourse careful preparation. But whatever the ultimate labe of the Protocol may be I feel convinced that the principles it laid down will remain in the con evence of the wo ld and that a day will rome when the politic I situation and a charged mentality will make their full application possible

The world cannot continue to live in any sety and in a fever of doubt and uncertainty Security is the dominant fa tor in Belgian public opinion and inspires the foreign

policy of my country, which has no desire but to live honourably and in peace

The Covenant, however, remains untouched and, as was pointed out last September, it guarantees must not be under estimated. But the British Government recognises that in certain extreme cases they are not sufficient, repecially where certain nations are concerned whose geographical and political position undoubtedly exposes them to great penis. Ir recummend 'the making of special agreements to meet special needs" such agreements to be of a defensive character in the spirit and within the framework of the League of Nations

I would point out that this is an idea which, ever since the Armistice, the Belgian Go ernment has constantly advocated. The idea of special agreements was contained in the mutual assistance scheme drawn up b, the Assembly in 19°3 and it is found again

in the shape of regional agreements in the Protocol adopted in 1024.

Pending the time when the study of a general security pa t can be talen up again, it should be possible on the lines thus laid down to seek ron rete and positive solutions v high vill stabilise Europe and consolidate peace

M DE MELLO FRANCO (Brazil).

Ambi sorder Pe was at Delegate to the Longton of Actors

Sir, the statements you have made in the name of the Government of His Britanic Majesty whatever effects they may have on the fate of the Geneva Protocol, should not dash the hopes which the world at large posse ses in the active and powerful parts cipation of the British Empire in the common work of organi ing a system of which the object is to guarantee univer al peace

As our distinguished colleague has reminded as, the successive administrations in Great Britain with the full approval of the self-governing Dominions, have not only favoured arbitration in theor, "they have availed themselves of it in practice. During the ses ion of the Council at Brussels, we received notable proof of this Great Britain

submitted to the arbitration of the Council the delicate question of Iraq.

I respectfully bow to the reusons which the British Government has given with so much frackness, for its publish to usage so the detailed a did not a min which it was first of all drafted, the Protocol for the Pacine settlement at International Di putes and the effective application of sanctions provided as a means for the coercion of States violating the principle proclaimed by it

At the basis of all the motives brought forward by the British Government to support it point of view is to be found the present condition of the League of Nations-the fact that it is not universal. This position, and no one can deny it makes it difficult to realist

to the full the great objects of the Covenant

The application of sanctions in view of the present constitution of the League might, in effect, suffer from the objections which the principle of universal and compulsory arbi

tration could not alone avoid

Besides the precarious position resulting from the composition of the L-ague of Nations, account must be taken all o, when regarding the Protocol, of another problem that of the sovereignty of States as defined by the public international lay of our time n connection with the moral and actual authority of the League of Nations. Hence arise the restrictions imposed on the principle of compulsory arbitration or upon the principle of the extension of the juri diction of the Permanent Court of International Justice to co er all the legal or political disputes which might arise between States

Brizil which has always marched in the vanguard of the e Stites which has e not contented themselves with adopting mere platome resolution in regard to arbitration and which his inserted the principle of compulory arbitration in its political constitution a principle which it has very largely applied in practive Brozil, I should remind you, Sir, has voted for the Protorol and has signed it. We were persuaded that in doing so,

and in thus responding to the desires of the representatives of the great Powers in the As embly of September last, we were giving our help to the establishment of a universal system of which the foundation had already been firmly laid in America.

I should be to remove the Council that "s-tern American nations" among which is to be found the United States, "apped in $M_{\rm eff}$ to 's a foothermatic Convention for the pea of ill settlement of any disputes which might area, between American States. "Susceptly the resolutions of the committees of in restingation set up by the Convention will not invite value nor the torse of yielding sentions or a stortical area of Mary will, boxery, prove useful in preventing the outbrook of hestlithes and in giving an opportunity thinks to the "daming influence" of time, for reflection to previal for peaceful feelings to rea values and for conclusiony measures to be taken by States with a view to main taming prace.

In regard to the que tion of disarmament and security. I reaffirm the statement which I made in the Assembly in the name of my Government which the Protocol of Genius was all ou sed

"We are not forgetting what is much as ential the stablishment, either with or without complementary record tractes of a treaty of reviewal assistance and guarwise between all nations. This is used thou which is valid forgramment. It is, in it is in the cough that the seastena- and guarwise should be based entirely upon Contro stal washance. They must be based on a radiavid organization, but the right to secontly—to that real second, which should now be the final object of our endeavour—is the sacred right of all the poply, of the carth'.

Brazil, as a signatory of the Protocol, will never cease to help in the continuous prograss of the idea of arbitration and in the ever increasing con olidation of the authority of the Permanent Court of International Justice

M QUINONES DE LEON (Spain)

ámbe sið r

I shall contan my remarks to resterating the de lamitions which I was privileged to the Ceptember "seembly, on Echall" it the Spanish delegation, respecting the delected problems which seems at the time when the Protocol was to be discussed.

ordered proposes using a rise user when our resource was no encourse.

Although bean had no numedate die tutere a riske, but was only impelled by considerations connected with the common interest of Burspe and of the world and by a great ficing of sylvature, she bowder from the start be willageness to no operation any work representing a guarantee of peace, and she was happy to give effective help in solving some of the difficulties stateding to the definition of aggres ion by framing a legal formula which excurded general execution.

normula which country, which, as shown by its record in the history of political thought and in history itself, is a convinced ad ocate of arbitration was happy that this should be accepted as one of the fundamental principles of the Proto of

For all these reasons and atter a careful examination of the international instruments which the Assembly had unanimous Is approved the Spanish Ge crament signed the Protocol reserving to it ell the right to ratify it at the proper moment.

The difficulties which the plant form up to the Assembly his since for various and complex reasons, encountered which I shall not stop to examine he as not chinged to were not the underlying motives when founded pound not secretary or v. categorically declare that the League of Nations will alway find us ready to so operate resolutely and Joyalls in any attempt to secure a guarante for world perce and to promote the welfare of machinal

M UNDEN (Sweden).

Variates of Fore on afform

The Seedish Government has submitted the Geneva Prefect to a thorough evenination by a sub-committee appented for the purpose. The committee, which was instructed to store the question beloff from the legical and political points of very, has not very finished its vor? My Government, which stated is the greatest importance to the work which "as done at General 1st atuntan and experishly to the instructions of the principle of composers arbitration into the framework of the Covernmet cannot give a final opinion on the Protected before the report of the committee has been delired. My Government, in taking its decision, will, of ourse be obliged to take into account, to a considerable extent the attitude of the other Powers and particularly of those whose adherence to the Protocol vould be necessars in order to make it wholly effective

In the event of a further discussion of the whole problem during the next Assemble, the Swedish Government reserves the night to submit such amendments to the Protocol

as it may deem desirable

M GUANI (Urugu 15), Menter Pempelat tre

by

I do not think that the Council is being asked to copies its views of to take a decision on the obstance of the important statement made at the merring mediug by our distinguished Prevident, the representative of Great Britan — It will be for the sixth assembly to your distinguished Prevident task—I shall deportingly containing the fig. a short declaration

The Government of Unquise regard the quastion of the Protocol 3 one which affects the establishment of pence in the "hist viridal Inodestilly, I model point out that for my country as for the majority of South American countries the problem does not arise in its political supect. It has been possible to relate a condition of pence among ourselve thanks to our historical traditions used to the kineting of the South American area. This harmony has camble in so teached any general or distriction, but the moral factor has doubtless contributed most effective to the extension of the sentement of pence which prevents among the States of South American. Thus was turned has been further strengthened and consultation of the activation. Thus was turned has been further strengthened and consultation of the variety of the contributed which is not a constrained and such section of the contribution and arise trades on the contribution of the contribution and arise trades which prevents of the contribution of the contribution

Indict our international continue.

Latin America has co operated, "and will continue to co operate, with byalty and
enthusiasm in the work of the League of Nations, in the firm hope of seeing the prin
ordipies of subdistry, and international systems, to which I have test Albedde become un
verval. Such a loge e-plains our adhorence to the Protocol, thich we approved by the
fifth As entity and which contains as an assential leass for its war or pro soons, the
pumple of compulsary orbitation of himmon none in Sooth America to day would think.

of questioning

at governoring
Wh.Lever may be the modifications of form or of application which the great Euro
pean courtnes dearn the describible to introduce into the scheme of the fifth Assemble to
attender servers in Wovernment cannot care to believe that the scheme is stilling international conflit to by means of international justice will country or later prevail throughout
the world at the only sy term introduced to climinate for ever the water dates of rectring
to var and, intulty to consolidate furneships wrong the nations

to var and, immany to consensate irrenessing among the manons.

The Lergue of Nations must be the priper instrument to extend and apply the idea. We has already been east it is under the suspens of the great organisation that international life must develop along the lines of an effective and progressive respect.

for legal order

My country was among the first to age the Arbitration Concentrate of The Hugue is also addrest of the Covenant of the Langue of Nation of openality a liver of the cita tion of a new international order demoder in the passeful or operation of all nations. Intelly it has addressed in Article 3 of the Statute of the Permanett Central International Jackre thereon accepting the compositive prior it is not of the Court. For three reasons, my Government of dears to rana fastiful to its intentions and not to estimate more prevailing in the public opinion of the country. It dears, to declare none mental the Protected of Greava, is in though it strik, are ubunited to modification, no present in its resented promptly the most complete international system of organized prices which will be at the dispersal of the people, in future to exhibit their security effect their makerial and mindle desarrangered and thus bring in a new ert of prac, and lappeness for mandal desarrangered and thus bring in a new ert of prac, and

Dr EDWARD BENES (Crechoslovakia),

Muss ter of Ferrige Affair

Mr. President. Allow me first of all to make a declaration on the subject of the Protocol for the Pacific S. t. kment of International Dispute, not as Rapporteur but as the representant c. of Cze hoslovakia on the Council of the League

I had the kenour to take an active part in the framing of the Protocol last S ptember I did so with enthusiasm, for the foreign policy of my country, for which I have neen

responsible since the var his always been inspired by the great principles incorporated by the infth Assembly in the Protocol – It will continue to be so in pired in the future

I therefore ask you to ex u.e. me if I affirm once more that the policy of the Crecho lock Government remains deeply attached to the ideas of the Protocol, and if I undertake to defend the Protocol in a twy brief and hastly trained remarks

Lake many other delegates I and the whole Cachosloval, delegation as you may remainer and as Imperated better our Parthament at Prague v he is I gave a report on our work at Genera were in on vay unknote used the fact that there were some rather important prefections and shortcomings in the wars that had been justoemed so rapidly in a few short week of feet-rash laboration.

It is quite clar to me that there would be criticism and that it would perhaps on necessary to dissuess and or discuss the various articles and probably that we should be obliged to me amount all these questions and who have the solutions arrived at impict be improved to consider what could be done immediately and what could only be done by degrees. In short, we realised that time would be needed to complete the work we had undertaken and see it should be now.

unortisate and set, it appoint a practice
From this point of any 1 consider that the Jedanston and entities made by the
Dittish Government have remotered in very great erance both to the League, and to the side
of the Protocol. We ordised undertook, a very of terms—both to the League, and to the side
even than't that this work we beyond our powers—and this work must be considered from
even point of a kin moder that it should not full and thereby entitle the failure of the
League. But at the same time. I have the innere soon that the more the Protocol and its
principles are entitled the more the side as and principles it incorporates appear moessary,
to every one and deposits their mental core their visitative and their great applicatives for this
continual file of human so it, y after the visit. These were not feelings both when levels must
diff Chamberlant, but Mischard to Mischard and the other members of the Council
of Mr. Chamberlant, but Mischard to M. Schalop and the other members of the Council

His Excellency Mr. Chamberlair made some important critis sims of v. non-videas in the Protocol. He critises—I think inghilty—certain details of the Protocol on the one hand and certain general principles in the Protocol on the other. The servoid class of objections is evidently of corridorable importance since it is directed at the eventuals of the Protocol. As examples and rintriesms of the first class. I shall quote a few

The provisions of the Protocol requiring parties to a dispute not to take military or an interest against the votim of aggression and give advantage to the aggression.

Or another example. The only punishment of an aggressor admitted by the Protocol is the paying a financial damages for his act of aggresson. This appears impossible insufficient distributions and unjust.

We remember and culture that these objections were rared at the last Assumbly. There would created be no difficulty what's a rin overcoming objections on points of detail of this sort. The objections of a general nature are infinitely more insertant and I shall ask permiss on 15 × 47 × 60 words on this other two.

Tunderstood from the Praudiest's deliveration that by considered the rigid and universal application of compution, arbitration to be impossible. The underbyedly is a serious objection since it sixts on a very impostant or instantian namely. The directions of the rigid and the rigid and rigid arbitration of the procedure of arbitration of the procedure of arbitration.

But about last, at including opposite these important extent rates of the models (see all the control of the co

or the decreation or a flag and early ending to morror in a terrible war. To day all these counters are tried it the state of affairs. They long to be at last delivered from this intolerable portion. They have that they have many problems that are almo in mobile by a chological lyth though durite tage pattons and that which the find methods other than violent and direct action to solve these problems. In general, they are small in atterns of thom M. Brandy vertedue spoke a cloquentity like was not nothing but peace and security, and that is a sky the Ceechasboard Covernment, so one of these nations, must J so urgently upon the affect of arbitrations and the pulsey of the Protocol II to on notive, gentlemen, it is a straining and o's nowly 3 compounds fact that the majority of the greatest of the Caster valuability this days or of Durops—

States which hitherto have been considered as politically unipe, intolerant and quarrel some in companion with Western Europe. It is these States which to day ask for com pulsory arbitration, put their signature to such arbitration and A ish to make it general

I repeat that there can be no more striling fact and no fart which can show better how rapidly nations may ripen and become ready to realt e the highest aims and political ideal

Would anyone have dated to believe the ten yours ago.

I agree that no principle-and a fertiors the principle of arbitration-should be applied too r gidly But yestergay we hourd the statements of 'I Mello Franco and M Guani when they pole of the way arbitration verled on the American Continent. It seems to me quite possible to apply it by degrees to the Purepean Contin at while taking interen ideration all the special circumstance. I do not despured the future. Furthermore, we were of the opinion that arbitration vill always constitute a powerful guaranter for all who co operate to give security to State that are particularly threatened, since arbitration will prevent their being drawn lightly into conflicts

But here ve meet one more serieus general objection made in the President « statement the Covenant 1 quite capable of settling a certain number of less serious cases but it rould not prevent the extreme case that is the case of a deliberate and intentionally provoled war For, in the last resort, there is no other guarantee but the plighted word which is either respected or not respected. With the Protocol and vith arbitration we are in precisely the same position, they may settle a certain number of less serious conflicts for which incidentally the Covenant is sufficient, but they cannot prevent the extreme case of war

Here, a magniderstanding or rather an injecturate interpretation of the meaning of the authors of the Protocol has crept into the argument contained in the Briti h statement This statement, indeed, maintain-

(1) That the Protocol is in the same position as the Covenant because it cannot ettle conflicts other than those provided for in the Lovenant itself, and

(2) That " hat the nuthors of the Protocol | ore concerned with was not the incomplete. ress of the Covenant but the fact if at at would not be observed—that is the question of whether " e segna ures affirea to it would be requested or not. Now if the Covenant is not leved up to the Protocol will not be fived up to either And, once in these carcum tames the Protocol gives us nothing more than the Covenant it is useless

I should like to establish the fact-and it may be contirmed by consulting the minutes of the debates of the assembly committees last September-that the one concern of the authors of the Protocol was precessely the encompleten as of the Coverant-toat is the fact that then, are gaps in the Covenant creating special facilities for signatories to escape their obligation and not to fulfil their duties—gaps which could serve as prete to for not giving the recurity and assistance v his h would otherwise have to be given

It was solely for this mason and to make less up y the non fulfilment of the Covenant that the latter was completed in the Protocol by technical procedure and special machivery talculated to remove all pretexts for non observance and to force the signatories to corry out their obligation without fail, in order to increase the feeling of scornty and let it operate in the direction of pacification and general tranquility

Co sequently the Protocol constitutes a real step in advance in the minds of those who trained it. It, through the Covenant and the system based on it it will be possible to settle, ag, 50 out of 100 de putes thought the authors of the Protocol, it will be possible to cettle many more through the Protocol and the system of arbitration, and perhap to settle just those conflicts which would otherwise degenerate into war

That was our aim, we know very well that we rould not make the c treme tairs (that is wars disappear, but we knew that we could improve the Covenant and, by means of the Protocol, settle a greater number of disputes, we I now that the idea could not be carried out at one blow, but we were convinced that we could at least move a step nearer our distant goal

We at least made this attempt—an imperfect attempt certainly, for we did not wish to embark on a policy of all or nothing and merely note the nicessity or the existence of ar For it is a truism that perfection is not of this world, and it is not possible to realite in three or four weeks what thou ands of jours have not been sufficient to accomplish In short, we wished to take a step forward and we were of opinion that, in spite of every thing, this step would constitute a considerable progress and that some day it would be realised that it was worth the trouble of attempting I do not lose my faith in this progre a

There is the third objection of principle in the declaration of the British Government In its statement, the British Government e presses the bull I that in the Protocol the spirit and balance of the Covenant are destroyed, the Protocol 1 too much concerned rth multary sanctions and becomes a var machine in tead of an instrument of peace

It would be perv difficult for me to share this opinion. It is true that in the Protocol we have added some details concerning the organisation of military sanctions, but on the

other hand we have also added a v-hole markiners of arbitration and have thus balanced the two elements already completely contained in essence in the Covenant.

But I think this objection falls before another argument contained in the statement itself at the ond the statemen at admits that the bast methods of awarding extreme cave—that is war—could be to constitute special defensive agreements whose the baspies of the Lague Covenant agreements whose logical cveillars assold eventually be mill two arrangements for the delates of peace. If and it is a number of such agreements and formed under the anspires of the Lague, what would be the difference from this point of two between a system such as the Frotocol, containing the manimum of initiation of it two between as when such as the Frotocol, containing the manimum of initiation of its representations, and the Covenant, completed by a biology-sham of more or less numerous regional agreements possessing a military of the state of the st

I do not see any different Best sing a ston of region diagnosis, in cased in the Brutish Co-eriments, statement is underbiedly extrems by fruitful I am very happy to find it again in this document, vibroe importance, his surely, exped in one. For two years, I have been championing this idex and particularly in the three lest desembles And the approved with which it has been met by M. Scolley, M. Hinne and other coll with the contraction of the proposal contraction of the pr

leagues further confirms my point of view

But I live a daubt—or, if you wil, I cherels a screet hope—which I will confe a try you immediately here below at a regional agreement placed under the guidance of the Lague and the flowering towns to be twinded semiously. I am almost certuin that if it is desired to build up sometioning lasting, and and giving real secturity, it will ment this become necessary to return to turn ideal of some load of protocol a restricted and partial protocol if you will, a protocol perhap more elastic than ours and more runne darwive applicable, but all the same a system analignum to that of the press. If Protocol From the moment the Legue Covenant is adopted as a good, it becomes impossible to isaape the more than long of the "demandale does unreal particularly as this would require the presence of all the Bembers of the Lague.

The preserve of an time seminous of the Magon and printing in spite of everything in the fact that the rice it is of a shiftming and completing the Co-must in order really to establish peace and security in to day recognised to crown. I believe that this wince an firstly be attained only be a seven continuing the principles we have incorporated in the Pro-trool, but I do not in airs way exclude any other him of connideration, and particularly part the consideration put forward in the British declaration and I am considered in him we said, that entriesms such as the exclusive method in the properties of the properties

Movement was do the beauting and as I have already said I think we shall git it owner or later through some system applying in one form or another the leading ideas of the Protocol Micamphile is particular possible to begin by other attempts, for in the end we shall reach the same result.

The only question that remains is how and when we shall reach it. Ways of attaining the end may be different, as we have seen in our discussions, and I hope that the debates in the next A sembly on arbitration will take us a further step forward towards our aim.

in the next a sensor of a manufactor with case us, a nature step forward used to disfam not pession to either as to the time, when the sum will be realised, it is obvious that time is necessars for an undertaking of this sort. We must be patient but at the same time work increase and devetedly without cassing, without becoming wears or di couraged.

The Government of my country will continue, as before, to be guided by the ideas that I have presented here, it is moved by a profound desire to co operate in and through the League with ill other nations in order to readise the high ideals of the Protor of and thus bring its small and modest contribution to the welfare or humanity.

RESOLUTION ADOPTED BY THE COUNCIL

"The Council, having heard the statement of the representative of the Briti h Empire on the Protocol for the Pacific Settlement of International Diputes, and all other distantions of the other Members of the Council

"Considering that the fifth Assembly by a resolution manimously adopted on October and 1024, do sled to recommend to the earnest attention of all the Members of the League the acceptance of the add ratt Protocol and that in the same resolution at invoked the Council to undertake octain preparatory work provided or in various attended of the did Protocol,

"And considering that the Council decided on October 29th, 1994 to under all estelf the vorte of preparing for the Conference on the Reduction of Arma ments, which it had originally asked the Council Committee to undertale at a meeting to be field on November 17th, 1044 "Dinibs

- 'e) To refer to the sixth \$ simbly the above mentioned declarations of the representative of the British Empire and the other Minnies of the Council tegather with an declarations on the same subject which may be communicated to it to the Governments of the Members of the League and instructs the Secretary General to place this question for his thin upon the agends of the saith Assembly.
- b) To postpone the vork of preparation which it had decided to undertake until the sight Assembly has given a decision of the question submitted to it?

Mr AUSTEN CHAMBERLAIN (British Empire)

In capr sang my concurrence in the resolution which has suit been adopted, I deare only to warmare on a senter what I said we reads a tat the Enrich Govern in it remains mind attached to the principle of arbitration and disarram in an elassiss to do its alimn in giving pace—of sevents to the small I we find outselves obliged to reject the Protocol it is beaut a we think that may ree interminationes the Coverant small better assers these great though to Which all the counties necessated at this Council have in their discussors of vetterday and to do, again pledged their support

II - Communication from the Canadian Government

Ottown March 10th 1075

In re pense to your communication of October .7th 1001 enriching certified true copy of In re pense to your communication of October .7th 1001 enriching certified true copy of for signature by representatives of Vi Members of th League, the Government of Candid clears to state that after ranchic cammonition of the subject it has come to rouchosons which may be supremised as follows:

(1) That Canada hould continue to give whole hearted support to the League of Nations and particularly to its worl of conclusions to operation and publicate.

(a) Text "w do not consider it in the interests of Canada, of the British Timpus or of the Large itself in recomment to Partinent allerence to the Protected and particularly to it it may provi some for application of extoner and military stations in practically even futur war. Among the ground of this conditions is the consideration of the effect of the non-participation of the United States upon attempts to enforce the another and particularly so in the use of a contiguou country like Canada.

particularly we in the sac of a contiguou. country like Lanca.

(§) That is Canada believer firmly in the submis must not intransional disputer to joint conjuint or whitation and has hared in certain astable undertailing into field we would be represented occorded exceptance of the compulsors prisonation on the Permanut Court in justine bid disputes with certain reservations, and to consider methods of suppliem using the pow soos of the Courtman for estitement of non justinities use, including method of joint investigations, re errorg sittemath decision in domastic since and without undertal may further obstance, to endoor excensions in ca of other Statis.

ing further obligations, to enforce decisions in ea e of other blates.

(4) That Canada would be prepared to falso part in any general conference on reduction of armaments which did not involve prior acceptance of Protocol.

(Signed) W. L. Mackennic King

Frome Minister and Secretary of State for External Affairs

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I — Summary of the Month

Pleany meetings of the Committee for the Progressive Codification of International Law, the Health Committee, the bupervisory Commission and the Comin title for the Alloration of E-pinness, an extraordinary wisson of the Permanent Court of International Justice, and meetings of special committees of inquiry and sub-committees on questions of wireless infegration, the meaninature of arms and the jurisdiction of the Danube Commission were among the principal events of the month

The Permanent Court of International Justice met on April 14th to prepare its advisory opinion on the Polish Danzig postal dispute

The Committee for the Progressive Codification of International Law which met in Geneva for the first time, drew up its programme of work

The fourth plenary to son of the Health Commuttee was devoted to the examination of a large number of questions, including the work of its Epidemiological Intelligence Service and its Malaria Commission

In the domain of international communications progress was made in inquiries ato jurisdiction of the European Commission of the Damble and on nawagation problems on the Rhine and the Danuble — The question of the international rigid lation of wiredess telegraphy and, espicially, the forthcoming conferences on the subject at Paris and Washington, were diversided by a special committee. The constitution and entry in functions of the Memel Harbour Board were notified to the Secretaria!

The Governing Body of the International University Information Office held a short session at Geneva for the purpose of making arrangements for the preparation of an annual international list of the most important works published

The Saar Governing Commission forwarded to the Secretary General its twenty first periodical report

II - The Permanent Court of International Justice

THE POLISH POSTAL SERVICE AT DANZIE

The Permanent Court of International Justice met on April 14th in extra ordinary session in order to give an Advisory Opinion on certain questions concerning the Polish postal service at Dancey. The Court was composed as follows Mibber, President, Dr. B. C. 1. Loder, former President, M. Weiss, Vicc President, Viccount Finishy, G. C. M. G.M. Rafaul Altanura, M. Yorosu Oda, Commendatore D. Anzolotti, M. Yovanovitrik, M. Beciminani, M. D. Regilesco and M. Wang

At its cars, meeting, the Court had to dende, whether there was any occasion for the moment to hold a public hearing. In accordance with the pactice followed in connection with previous advisory opinions, the Registrar had informed the interest's States that should they wish to furnish information either in writing or orally, they chould notify the Court to this effort.

Hitterto this step had meanably led to the holding or a public hearing at the against of the session at the request of the intere ted parties. On this occasion however, as no request for permission to made an oral statement had become received at the expiration of the time fixed, the Court decided not to hold a public herring, but reserved the right, if accessary, to ask for any oral information which might subsequently appear describe, for the preparation of its opinion.

Up to the present the two interested States have only submitted written statements, that is to say memoranda and counter memoranda

III - Reduction of Armaments

THE PRIVATE MANUFACTURE OF APMS

The Committee of Enquiry appointed by the Coordination Commission to address an enquiry to Governments on the subject of the private manufacture of arms met at Paris on April 21st

The Committee which was composed of M Coban (Spain) M Guani (Uru guax) and M Vevicha (Exchos)ovalual drew up a draft quistionnaire to be sent to Governments in accordance with the Council of dee soot the draft will be forwarded in the first play to the organisations represented on the Co-ordination Commission thus enabling them to present their observations "high the Committee will examine at its next session."

IV — General Questions

1 — FIRST MEETING OF THE COMMITTEE FOR THE PROGRESSIVE

The Committee of experts which was appointed last December by the Council in conformity with a resolution of the Pitth Assembly to study the question of the progressive conditionation of international law met from April 1st to 8th at Geneva with Mr. Hammarskjold (Swefin) in the chair.

At this meeting which as attended by all the members with the exception of Mr Botella (Spain) and the expert in Mosiem Line who has not yet been nominated the Committee traced the outlines of its activity and agreed upon its methods of work

In his opening speech, the Chairman recalled that international law derived its essential torcu from a general sensu of justice rather than from formal written texts. Although the formulation of law in writing might appear he added in certain cases to hamper its continuous and organic development codification on the other hand was obviously of the greatest value in securing cortainty and clearness These advantages were especially valuable in international law. In this domain the facilities for lawmaking could not be compared with those provided by national legislation. Mr. Hammarskjold further declared that the codification of international law which could never be regarded as complete or final could only propress lowly and by stages. After passing in review the achievements of authori tative bodies in this domain such as the Institute of International Law and the International Law Association Mr. Hammarshjold pointed out that the task which the Committee was called upon to fulfil was not to draw up a code of international lay but to prepare a provisional list of subjects the regulation of which by international agreement would seem most desirable and realisable. This list he added should not consist in a simple enumeration of chapters but should be sufficiently detailed to enable Governments to decide upon which points efforts for the deve lopment of international las should be concentrated

The Committee was or opinion that the word codification should be taken in its widest sense and that e-perimental methods should be made use of without entering into the question of codification in the abstract. The Committee will deal with questions of public international law a west as with questions of private international law.

The Committee postponed to its second session will set will tail epiace in Do on or or January next the examination of quest one or private international law Questions relating to war and neutrality were reserved for later examination. It appointed a number of sub committees to study oritain subjects and requested them to report blooke October 15th 1075

The Committee further requested the following international associations to operate in its work the Institute of International Law the American Institute of International Law the International Law described to the state of International Law Association the Invital beingue as Droit compare the Union paradional internationals the American Society of International Law the International Maritime Committee, and the Swittle dis Tégulation of the Swittle dis Tégulation of the Swittle dis Tégulation of the Swittle distribution of the Sw

Eleven Sub-Commuttees $\;\;$ are appointed by the Commuttee to study the following questions

- \attendaty Rapportor M Pu. Datem (Poland) , Members M Maga three (Portugal), M Schucking (Germans)
- Territorial Waters Rapporteur M Schurking (Germany), Members M Magalhaes (Portugal) and Mr Wichersham (United States)
- D.phomatic priordeges and instancties Rapporteur M Diffia (Italy), Member M MASTN's (Czecholovakia)
- 4) Legal status of ships owned by the State and used for Trade Rapporteur

 M. Magaliner (Portugal), Member Mr. Briefly (Great Britain)
- Extraortion and criminal Turndaction of States as it, regard to crimes per petrated outside of their territories — Rapporteur Mr Briefly (Great Britain), Member M de Visscher (Belgium)
- Responsibility of States for damages suffered a flux their trittones by foreigners — Rapporteur M Guerrerso (Salvador), Members M dr. Vis cher (Belgium) and M Ward (Clina)
- Procedure of International Conferences and the conclusion and diafting of Treates — Rapportour M Amstry (Czechoslovakiaj, Member M Rund LTF14 (Poland)
- 8) Suppression of Prac; Rapporteur M Mrtsuns (Japan), Member M Wa 46 (China)
- 9) Limitation Sole Member M DE VILSCHER (Belgium)
- Eoplorist or of the Produce of the Sea Sole Member M SUAREZ (Argentine)
- List of subjects of privace international law Rapporteur Mr Brierly, Member M de Visscher (Belgium)

2 - INTERNATIONAL ENGAGEMENTS

a) Regulration

Among the treaties and international engagements deposited for registration in April figure.

A Treaty of Brondship between Persia and Afghanistin, signed at Teher.a on June 2°nd, 1921

An Agreement between Great Britain and Germany concerning amendments in the method of administring the German Reparation Recovery Act 1921, signed at Berlin on April 1rd, 1975,

An exchange of notes between the British and the Belgian Governments relating to the adhesion of Southern Rhedesia and New Foundtand to the Anglo Belgian Convention signed on June 21st, 1972,

An exchange of notes between the British and French Governments relating to facility to be granted to members of the British and French Navies when pasing through French or British Territory, An ov-hange of note, between the British and the Belgran Governments confirming

the provi ional Agreement of August 10th, 10*2, sign d at Nairobi and relating to the postal order and parcel pot truffir between Belgian Congo and the Prot ctorates of Kenya and Uganda

An Agreement between Great Britain and the United States relating to parcel post traffic, signed at Washington on October 1st, and at London on October 27th, 1924,

The Convention of the Pan American Postal Union signed at Buenos Aires on September 15th, 1971

b) Ratifications, adhesions etc

The Dauish Government has deposited at the Secretariat the instrument of ratification of the Protocol relating to Arbitration Clauses in Commercial Contracts (Geneva, September 24th, 1923)

The British Government has forwarded to the Scoretariat the Art of Adheson by Great British on behalf of Newfoundhand and Southern Rhodesa to the Transit Conventions of Descenter pith, 1935 (Conventions and Statute on the International Regime of Railways, Convention and Statut, on the International Regime of Mantime Ports, Convention on the Iransimission in Transit of Electric Power and the Convention on the Development of Hydraule Power!

The Hungarian Government has deposited at the S cretariat the instruments of ratification of the International Convention for the Suppression of the Traffic in Women and Children

The Sucretariat has been notified of the adhesion of the Irish Free State, Lithuania and Tanganyika to the International Wireless Convention of 1012

The Saar Governing Commission has informed the Secretariat of the adhesen of the Saar Territory to the International Motor Traffic igned at Paris on October 11th, 1900

3 - APPOINTMENT OF REPRESENTATIVES TO THE LEAGUE OF NATIONS

a) Appointment of a Chihan Representative

The Chilian Government has notified the Secretary General of the re-organisation of its delevation to the League

Mr Emilio Bello Codevido has been appointed President of the Delegation with an ambiasador's rank. He will arrive at Cines as the beginning of May and will represent Chila at the Seventh Harinational Labour Confirment. To the Delegation will be attached a permanent scretariat whose "sheef will be Mr G Valdès Mendeville, Chilano Charge d'Affaires, in Switz-riand."

Mr Emilio Bello Codesido, formerly Foreign Minister and President of the Council, was during the last f.w. months the chief exceptive authority in Chili-Before this he was a member of the Chilian Pallament and represented his country at the Pan American Conferences

b) Appointment of a Lithiarian Representative

The Lithuanian Government has informed the Secretary General that it has accredited Mr Dovas Zaunius, it, Minister in Switzerland as its permanent delegate to the League of Nations

4 — Meftip g of the Supervisory Commission

The Supervisory Commission met on April 20th, at Geneva with M Strian Counts/ (Catchevalus) in the chair The other members present were Lord Meston of Agra (India), M Racelland (France), d Nederbrage (Vetherlands) and M Luss Waddington (Chin)

The C mmssum examaned the audited accounts for the pat used a vetage of the country of the c

the Commission examined the address accounts for the part that we'll and the draft brodget for 1000, which will be submitted to the Soft Assembly It also unsidered financial and administrative questions referred to it by the assembly and the Council

5 - VISIT OF A DELEGATION OF THE INTERALIZED FEDERATION OF EX-SERVICEMEN

On April 25th, a delegation of the Interalised Federation of E. Servicemen representing conservement's organisations in nine. Allieff countries, paid an official visit to the Servetary General of the League, for the purpose of discussing the possi-

bilit of Uo er co operation between the League and Eubervieumen's Organizations, as advocated at the London Congress of the Federation in 1924

The Dekgation was presided over by Colonel T W Miller President of the Profession and a membr of the National E centive Committee of the American Legion Colonel Miller was accompanied by Leutenant Colonel George Gree field, D S O, Vice President of the Federation and Vice Caurman of the British Legion, and by Mr P V Stougeton, adjutant of the Paris headquarters of the Federation

The Federation, through it component organisations in Belgium, the United States France Great Britism, Ital Poland Roumanis the kingdom of the Serbs, Croats and Silvenes, and Czechodovakin, has a membership of moghli four million exercisement and is organising a Women's Auriliary with a membership of about one million women.

The results of this visit will be embedded in a general report on the effective application of the resolutions of the London Congress to be made by officers of the Rederation to the next general meeting, which is to be held in Rome on September 10th 1995, at the invitation and under the suspices of the Italian Government

V - Technical Organisations

1 - THE HEALTH ORGANISATION

a) Fourtr Ses or of the Healtl Committee

The Health Committe, held its tourth session from April 20th to 25th at General with Dr. Madon Drumarsh in the clear. The other members present were. M. O. Velghe, vice president (Bilgium), M. Lonn Bernard vice president (Franc), M. Luttario, vice president (Iran), Sir George Buchsaria (Gras Britan), M. J. Cantacaucce (Roumans), M. Carriere (Switzerland), M. Chibb (Pelandi), M. Jitta (Netherlands), M. R. Jorge (Portugal), M. Tsurum (Jipan), M. Nocht (Gurmany), M. Ottolinghi (Halv), M. Jittaluga (Spain), and M. Rayavad (France)

Interchanges of Public Health Officers. — The first question dealt with was the approval of the programme of interchanges in 1036 providing for collective interchanges, in Great Britain, Germany and Demmatr's the communication of the participation of Latin American countries in the interchanges, a collective study four to be organized in Africa in accordance with the recommendations of the Congress of Tropical Mechane held in Loand an 109-2, an interchange of specialists in child wilfare, a contenuor of port health officers from the Mediterranean and Black Sca, a number of individual followships and a first interchange of senating congress or the senation of the

Epidemiological Intelligence Service — In oursuance of its central task of estab behing on operation between the national health administrations, the Health Committee dovoted considerable attention to the declopment and operation of its international service of spidemiological intelligence. Postal information is nor being received regularly form all European countries (except Albania and Poraga), for ask the countries of North America, Australisas, and from such African and Assate berritines. a possess a statistical service. By means of the Par Dastern Bursau of the Dynamiological Intelligence Service just established at Singapore, wireless information is now being received weekly on the mendonce of rholers and plaque in Par Dastern ports. The Health Committee authorised codes.ours to obtain from the health administration assented audit viewed and the propriet factors.

mation from Mediterranean and Black Sea ports. All this material is worked up into regular epidemiological bulletins, which will eventually be wirelessed to all health administrations.

Public Health Is structure. — The work of the Commission on Public Health Instruction was approved and the Committee gave instructions to proceed on the same lines, namely to ascertam which of the factors in the treaking of inygene in different countries may be utilised to the best advantage for promoting human welfare and to analyse the different hands of instruction in hygiene in relation to general medical education and to the habits of the public.

Tabernulous enquiry — It was decided to continue the work of the Tubernu loss Commission on the incidence of tabernulous with the principal order of accertating the cause of the general devine in tuberculoss and the reasons for the great differences in tuberculoss mortality and morbidity in different countries. It is hoped that this investigation will throw light on the relative importance of the different causes of tuberculosis.

Cancer Commission — The Cancer Commission of the Health Committee is to difference in cancer mortality in virous countries. The cancer mortality in virous countries. The cancer mortality in virous countries. The cancer mortality mortain cases, for example, is twice as great in England as in Italy. The Nork, done so far has established the fact that this difference is rail, and not an apparent difference use to sum causes as better diagnosis or more accurate startices. Future investigations will comprise word in the United States and Switzerland under the direction of the national health authorities.

Abuse of patent neclectures — The Health Commutate further decided that two of its members should present a preliminary report for the next session in regard to abuses arising from the use of patent medicines.

Enquiries and Irrestinguisms — The Health Committee adopted the report of its Purmanent Stundards Committee on the Jandardsation of sera and sero logical tasts. It requested its Portuguese member to study and report on certain questions concerning the epidemiology of smallpoa, and two other members to make a prefumary study of Mediterranean levelowaveus, and adopted the report per sented by its Opunic Commission assing the Permanent Committee of the Office international, in accordance with Article A of the Opunic Convention of 1921, to state whether two n.w. medical preparations derived from morphine and codeine should be added to the reporarising deal with by the Convention.

The Health Committee desided to collect information, as suggested by the international Emigration Conference held in Rome in Ma. 1024, on spatiary regulations concerning emigration and immigration, and to refer to the Permanent Committee of the Office statement the question of the advasibility of inserting peculi articles relating to emigration in the International Sanitary Convention

The Malar a Commusion — The Health Commuttee approved the report of its Malana Commussion [7] Ir recommended to the Albanan Government, on the bars of the report propared by the speeral investigator at the request of that Government, that the latter should start as mats malaran campaign on the lines suggested in the investigators report, taking into account the necessity for the cooperation of the inhabitants, especially of the professional classes, as well as the advisability of availing tistal for the help offend by the League of Red Cross Soficities with regard to educational and malaran propagation.

⁽¹⁾ See Monthly Summery, Vol. V. No. , p. 65

A request of the Turkish Government for the recommendation of a competent individuogist to organise an anti-malaria campaign in Turkey was noted, but it was decided to take no action until further information had been received from the Turkish authorities

The report of the investigator sent to Perva at the request of the Persan Government of eclopies approved. The Committee advised the Persan Government to develop its municipal health organisation and to institute a modern system of health supervision on its more exposed frontiers. The Health Committee further recommended that facilities should be given for a medical representative of the Municipal Ilialth Service of Teheran to undertake a study tour for five or sex months in certain selected Western States views a transfer administration we affilient.

Refresertation at Conferences and Congresses — The Health Committee agreed that its Jadarna Confirms on should be represented at the Pome Malaria Conference in October In noted the reprote of its representative at the Pen American Sanitary. Conference at Havana last November and requested its Fir Eastern Barre at to keep in tooth. All the Director of the Pan Pacific Union agarding the summoning of a Pan Pacific Red Cross Conference in 1928. The Committee deceded to send a representative to the meeting of the International Council of Nursis in Helsingdors (Iul.) 20th to 25th) and forwarded to the Permanent Committee of the Office streamloand a proposal of its Japaness member for the formation of a preparatory Committee to compare the texts of the conventions for submission to the International Sanitary Conference to be convened by the French Government.

Contact with Georgiaments — Lastly, the Health Committee expressed its appreciation to the governments of Czichosłoval in and Roumann for the proof they had given of their interest in the work of the Health Organisation by settle listing special Bureauv in their respective health administrations to far-litate cooperation with the Health Committee and its Advisory Council (the Permanent Committee of the Office international)

b) The Singapore Conference (1)

The Sugapore Conference for the manguration of the Far Eastern Epide molegizal Intiligence Bureau, which met from February the 4th to 14th, was attended by delegates from the Fubic Health Administrations of British North Borno, Coylon, Chinn, Dutch East Indies, Federated Mainy States Franch Hongo China, Hongkong, India, Japon, the Philippine Liands and the Strata Settlements The Lesgue Feath Section was represented by Dr Norman White of the Lesgue Epidemic Commission

The Governor of the Strats Settlemonts, in his opening speech, drew tetention to the fact that the early collection and transmission of accurate information on the invidence of infectious disease v as a prime factor towards its prevention. The systematic collection of epidemological intelligence, the sharing of information concerning the sanitary laws and measures agent infection in early country, two pooling of common knowledge, all, his added, would conduce to effective action against the common encor. The Conference discussed plans for the operation of the Tar Eastern Epidemological Intelligence Bureau, the best methods of gathering and transmitting information to Governments and to the Herbit Office at Geneva, and methods of on operation with the various governments. All present insisted on the primary importance of prompt and complete notification of prodemics at the base of an effective and including port health procedure.

Subject to the approval of the Governments concerned the Conference many pervision for the telegraphic neutrination to the Bureau of the instappear ance in any port in Asia, east of Sunz, or in Martialista, of cholera, plazue, small por vellow fever or other infectious di eases, of the total of deaths from plague, cholera or smallpor in important ports, of instances of rat plague and particulas of any nuneal epidemics in the countries interested. The Conference further decided that weekly letters should be sent to the Bureau giving relevant supplementary, information including reports from ports of secondary importance. It was also cucied that encourage accounts should be made to obtain and distribute regular reports from Camaria, El Tor, Jeddah and Moca daring the annual pil grinings, as well as regular information from Egypt and the East coast of Africa is fair both as Cape Town

The Bureau in its turn will telegraph to all Far Eastern Governments and the Health Section at Georea a week's summary or all telegraphic information received. It will continuits weekly telegram by a leaflet in which healthness from any source of interest to eastern countries will be incorporated, and will residentially and annual publications.

The Conference decided that any of the administrations concerned should have the right to apply to the Bureau at any time for information, and that the Bureau should be authorised to send in urgent cases emergency tolograms communicating, if necessary, direct with any port health officer in Eastern waters (all territories between longitudes 20 and 160 cast of Greenwich and latitude 40 north and 40 wouth). In such cases a duplicate telegram should be addressed simul fagorously to the central administration

The weefviv telegram sent by the Bureau will be cabled to Saigon, from Saigon, by the courtiesv of the Government of French Indo China, the telegram will be broadtast every Thursday at 8 go a m, local time, it will be pixeld up by the Far Battern Administration, as well as by the French streless station of Site Assiss near Dordeauv, taken down in Pairs telephoned to Geneva and there incorporated by the Central Epidemiological Survice with new received from other sources by cable and winkless. From Geneva, the complete Health Bulletin will be wirelessed to all the Health Administrations of the world

The Conference recommended that every familiar should be given by the Burau to medical officers deputed by any of the Far Eastern Administrations to study the work of the Bureau, or to carry out investigations with the material available therein, and expressed the opinion that an Advivory Council, composed of technical representatives of the countries concerned, would be of great value in the development of the activities of the Burau This Council might meet once a year, deal with urgent questions in the intervals of the sessions by correspondence, and function as a special Commission of the League Health Committee to which it would report

The budget for the initial evpenses of the Bureau is being met by the generous contribution of the sum of 1250 o dollars for five years, given by the Reckleflir Foundation on the condition that not more than 500 dollars shall be used in any one year. It is expected that, when the utility of the Bureau stall has observed demonstrated its cost of maintenance will ultimately be met by the local Governments concerned.

The representatives of Siam and the Stratts Settlements stitled that their Governments aere willing to bear a reasonable share of the to pense, of the Bureau and the other representatives expressed the guntal willingness of their administrations to give this matter favourable consideration while representation that shown the value of the Bureau.

After the Conference the Bureau was set up with Dr. Gilbert Brooke, of the Straits Settlements' Medical Service as Director. The first Bulletin was broadcast on April 4th.

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Before returning Dr. Norman White paid a short visit to Saigon in order to thank the Government of French Indo China for its grintrous assistance and to make the final arrangements for the broadcasting of the Bulletin

2. - THE ECONOMIC AND FINANCIAL OPSANISATION

 a) The Finance al Reson trustees of Hungary (Information trees the Communicate General s Office)

With the month of April the first year of the League's reconstruction work in Hungary came to an end A brief survey of the results achieved is given below

When the Hungarian Parliament, on Apoli 17th, 1924, voted the Reconstruction act by which the League Scheme became part of the Iwo of the land, the crown ind fallent to about one fifteen thousandth of its pre-var value. The most obvious method of arcesting the downward course and making it once more po sible to hance the budget seemed to be a loan out of whach defirst might be much valued having recourse to inflation. The cardinal point of the cheme was thus a long term toreign loan, excured by certain revenues, the yield of which was placed in the hands of a Commissioner General appointed by the League to supervise the carrying out of a far ranching programme of reform. The scheme also provided for the establishment of a Brake of Issue independent of the Government under rules strictly lunting the note arculation.

The Commissioner General took up his duties in Budapest on Ha, 1st 1924. Negotiations for the foreign ican began soon afterwards, and led in lium, to the successful placing of the amount of 540 million gold crowns continuited in the schema. The re- Bank of Issue opened for business on June 24th. The crown, which had declined still further while there was any uncertainty as to the rail of the loan negotiations, began to recover and soon reached a point (346,000 to the pound strining at which it has remained stable in terms of sterling, ever since

Provision had been made in the Lague Scheme for meeting dificits out of the bina proceeds up to the end of the financial very closing June 30th 1005, by which time the budget was to beliave. The amount set audie for the first half of the calendar year 1924 has been spent. Since then, the 1014, August and September deficits were more than offset to surplus researce in the erroung months. At the present time denots are once more being estimated in the preliminary monthly budgets, as the revenues during the spring are lower than at any other time of year. Thur, is however a prospect that the financial vers will close on June 30th next without resource being made to the luan preceds to meet deficits, although 100 million gold crowns were available within the limits laid down by the plan. The other Hungets is longet schooling believed of the pressition of the research work in more than ", are not durine of the programme, a situation which it may be possible to normation if the Governments as bid to provest excenditive from rising unduly.

Is regards the general situation there is a great need of long term credits both for agnositure not industry, and interest rates remain high. Wages in this regregate have improved to approximately the 1012 gold level, though this, would have to show a further increase of some 30% in order to have the same purchasing power is their. Proces here, been slowly but steadily declining, via bank and as ings hand deposits have increased fourfold in the course of the visit.

What remains for the Hungarian Government to do a by no means the light cat part of the task that has to be accompleted before, at can be said that the count in his bean plotted on a sound footing financially. At present some 60% of the budget is spent in salaries, but as the number of state officials in pracent Hungary, cap cally, those of the higher classes, as larger than the country requires, the individual salaries are ive. The reduction of staff will have to be gradual. A select committee, is at notion thus problem and much depends on the result of its labour

b) The F-manc-al Revorsitud or of 4ustria (Information from the Commissions General Office.)

During the past month various measures were tallen in everthion of the Agree ment of September, 1924. A decree dated Murch 24th re-established the free evchange traffic, decrees prohibiting the evport of Austrian money and the granting of credits in Austrian money to to creigness "ere repealed, and the tax on profits was reduced from 30% and more to 25%.

The Austrian Parliament presed a new law concerning the reduction of the number of civil servants with a view to the effective application of the provisions of the reconstruction plan. The total number of officials decrised since October 188, 1982, was 73,9%, on April 18th.

Budget Estimates — The Austrian Government communicated to the Commissioner General the following estimates for April

·	4. Agginstration functions is Table (Millions of all things)					
Expenditure	, 1 85	6 11	77 9 5			
Revenues	73 81	0 45	75 3b			
Deficit		0 50	4 60			

(or a rarpius of 1 06 without the investments)

Assigned Reven as — The yield in March of the revenues assigned for the loan service was 35.5 million shillings (20.5 millions from the costons) and 14.8 millions from the costons)

General Situation. — The number of unemployed fell from 189,000 at the beginning of March to 176,430 at the beginning of March to 176,430 at the beginning of April

Dank and savings bank deposits men ased from 326 million shillings at the beginning of March to 347 millions at the beginning of April. The cost of living index tell by two points ouring the time period.

The weekly balance sheet (April 15th) of the Austrian National Buil shews note circulation of 7411 million shillings with 46.2%, cover in gold and foreign monies. If current accounts for 75 6 millions be added to this sum, it will be seen that total commitments of 810.8 shillings are covered to the ratent of 42% by gold and foreign monies.

c) Distribution of the Ottomar Tublic Debt

On April 18th, the Arbitrator for disputes in connection with the distribution of the Ottoman Public Debt, M Eugene Borel, who was appointed by the Council in conformity with the Trusty of Laussiane, deposted his arbitral award at the League Secretariat and nothfield his do ison to the interested party-

League Secretaria: and mounter his or vision of our necked party of the Ottoman Public.

The Trady of Lawsanne provides for the distribution of the Ottoman Public.

Debt among Turley, States in whose favour terrifory has been detached from the Ottoman Empire since 1920, and States created since the war in territories formerly belonging to Turkey in Asia. The distribution concerns both the annual charges and the capital of the debt.

The Count of the Ottoman Public Dibt had already determined the anutries payable by the States concerned. Several States, however, having made use of the right conferred upon thum by the Treaty to appetal against the decisions of the Council of the Debt, the Council of the Leby.

M Borel, who took up his duties on January 20th, was called upon to give his decision in three mooths. After hearing the representatives of the interested parties—Syria and Lebanon (territories under French mandate), Iraq, Falestine

and Transpordenta (territories under British mandat), Bulgaria, Greere, Italy and Turrey—who appeared before him at Genera in March, M. Bord settled all the points at issue, including questions as to dates, assigned revenues and the scale to be applied for the allocation of revenues

As certain decisions of the Arbitrator confirmed the views of the appellants, M. Borel took steps for the revision of the plans drawn up by the Council of the Debt, in so far as this was necessary

The distribution of the capital, which will follow shortly upon that of the anuttes, it entrusted by the Treaty to a Commission, which will muct in Paris In the event of faultier to rear agreement, M. Borel will also be called upon to give an award on the distribution of the capital of the debt

3 - COMMUNICATIONS AND TRAVSIT

a) Meeting of the Special Committee of Enquiry on Telegraphic Questions

The Committee on Telegraphic Questions of the League Organisation for Communications and Trainst mel at Geneva on April 14th and 15th for the purpose of examining the situation of wreless communications in the light of the convocation of an international telegraphic Conference in Paris and of the approaching con-ocation of the Washington Conference for the revision of the Convention of

The question of telegraphic communications was in the first place brought before the Organisation for Communications and Transit in the form of provious instructions from the Conference for the re-strablishment of postal, telegraph and religione services, which was held in Paris in July, 1900, on the initiative, and with the co-peration of the Communications Section of the Sopremo Economic Consoli

Subsequently, on the proposal of the Italian representative, the Council of the Lague in April, 192-, invited the Advisory and Technical Commuttee for Communication, and Transit to appoint a commuttee of experts to assist in drawing up, as soon as possible new regulations for international wireless.

This Committee, at its sessions in July, 1023, in London and in November 1025, at Geneva, endeavoured to bring about the meeting of a general conference on electric communications on the basis of the decisions talen at Washington in

At its April session, the Committee came to the conclusion that it would be deviable to summon in 1964 a preliminary Radio Telegraphic Conference of all European States. The object of this preliminary conference would be to as-ast in proparing the vorb of the conference for the revision of the London Convention of 1912 which the American Government proposes to summon in Washington For this purpose, the preliminary conference would be able to utilise the wird of the telegraphic conference summoned by the French Government to meet in Paris on September 1s. 1, 1925.

In this connection, the Committee expressed the opinion that it would be desirable for the Washington Conference to be convened in 1029 in order to be able to appreciate the practical bearing of the decisions of the Paris Conference, in so far as they might concern wrieless talegraphy between fixed stations

The prelumnary conference might also, if necessary, examine all questions not included in the agends of the Washington Conference, or shich might be considered suitable for the conclusion of international agreements, such as questions of a wides telephony. The Committee considered that the conference might be summoned on the initiative of the League Organisation for Communications and Trusti in agreement with the administrations conversed.

The Committee further decided to draw the attention of the Washington Conference to a resolution of the Sub Committee on Ports and Maritime Navigition,

emphasising the urgerey of drawing up international regulations in respect of radio tiles-aphic communications relating to safety at sea and the protection of a by pig. The Sub Lemmittee of Ports or Ma the "Navagation had ablo recommended that any conference considering these questions should be organised in such a way as to take into account not only the technical point of vice, but also used a vice of the state of the conference of the safety of the safety of the conference of the time trade.

The Committee also decided to draw the attention of administrations, members of the International Wireless Union, to the tack that the excessive communication of another press calculations or large pass out of any large press calculations are supported by the second of the committee with the recept of signals of distress.

Finally, the Committee noted that the States Members of the League had taken the nece sary steps to pia e on the agenda of the Paric Conference the resolution of the Fitth Assembly regarding the use of Experanto as a Language on class in telegraphic and wireless communications.

The resolutions of the Committee will be communicated to the State, Members of the International Propertyline Union and of the International Wireless Union, to the central offices of these Union and to the Pademic of the International Wireless Conference at Paris

b) The Michel Harbour Board

The Cnarman of the Menry Hurbour Board has informed the Secretary General that the Harbour Board has taken up the divines and is composed of Mr. Thomas Norus Narusevicus (Charman), appented by the Charbourvice Georgenet, Mr. Endrus Borchetta, appointed by the Menry Directorate and Mr. Yngwar Krichstrup (Norwegena), appointed by the Charm n of the I rague Committee for Communications and Transit

By the Memel Convention which was drawn up by a special Commission prended over by Mr. Norman Daws, termer under Secretary of State at Wassungton, adopted by the Council on March 12th 1924, and agued at Pars on September 27th of the .ame year the administration, operation, upleap and development of the Port of Memel are entirusted to a Harbour Board of three Members representing Lethuanian economic interests: the commission interests of the territors of Memel and the unternational economic interest where the the Port and particularly those of the districts for which the Port is the natural outlit

el Turisaction of the European Communition of the Databe

The Special Committee of Enquiry on the jurisdiction of the Europ an Commission of the Danube with ngring to the Gulati Brails vection, met at Geneva from Manh joth, to April and, we not terminated plans for an enquiry to be conducted take, on the spot

At the meeting, the Britt L Government was represented by Sir Cicil Hurst begal advisor to the Foreing Office, Mr Bascavant, usual advisor to the Figure Foreing Ministry, and Mr Chargescrud Hastmans Develope to Frein h Dic gations to the River Commencias represented the French Government, the Italian Government vas represented by Mr Resetti, Minister Plempitomizary, Radian Delegate to the Danube Commission and the Rumanna Government by Mr Contraction, Minister Plempitomizary, Radiana Government vas represented by Mr Contraction, Minister Plempitomizary, Radiana Delegate to the Danube Commission

d) Passee and Phine Navigation

Mr Walker B. Hines, former Director General of the United States' Pails age and later Arbitrator for questions raised in the Pears Treaties concerning the ton

nage distribution on European vaterways, arrived at Geneva in April 1924, in order to begin the investigation of navigation problems on the Danube and the Rhine, for which purpose he had been appointed by the Committee for Communications and Transit

Mr Hines first considered the report of his colleague, Major Somervell of the United States Tingineer Corps, who had been granted leave of absence in order to assist him Major Somervell had already carried out on the spot a preliminary investment of the new region conditions on the Domube

Mr Hine, then drew up detailed plans for a further enquiry to be conducted by Major Somervell during the next few weaks, and drafted the programme for his own investigation when he returns to Europe in lune. At that immenst be propose to establish relations with the competent authorities and to risk the prin ripal Danuban ports, including Vienna, Bratislawa Budapest, Belgrade, Orsova, Rwichold, Galatz and Subina, after which he will prepare his report.

4 -- INTELLECTUAL CO-OPERATION

Meeting of the Governing Body of the International University Information Office

The Governing Body of the International University Information Office met on April 6th at Geneva

There were present M Julian Luchaure, inspector general of education in France (chairman, in the absence of M de Reynold), M Castella, professor at Geneva University, fundativite for V de Reynold) M Halecks professor at War an University, Dr. Carrington Lancaster, director of the American Universities, Union in Europe, Dr. Halgbert Wright, director of the London library and Dr. Nitobó, professors at Tokou University

The Governing Body approved reports on the distribution of the Bulletin of the International University Information Office and on the increase of the number of national University Offices with which the International Office is in contact The main purpose, however of the inveing was to make arrangements for carrying out Dr Hagbert Wright's plan for the establishment of the list of the best works published in various countries?

The yearly publication of a roonese list (which should not exceed some foo volumes) of the best works appearing in various countries would, it is recognised, meet the requirements of a certain number of ibbrarians who consider such a list as the most practical method to enable the different countries to keep in touch with foreing literary and scientific production

In July 1924, when the Committee on Intelle tual Co operation approved Dr Hagbert Wrights plan, it expressed the desire that this list should be drawn up with the assistance of the national committees in various countries and that the sole responsibility for the national lists should rest with the persons furnishing the names of the works

The Governing Body noted that a certain number of the national committees had agreed to appoint qualified persons to draw up the lists for their countries, others had decaded d consult ibbranase and to compose a standard national list based on the co-ordination of the various proposals. It further fixed for each country the maximum number of works to be placed on the list. Countries publishing vearly more than 10,000 works may select 40, those publishing from 5,000 to 10,000 works may select 20, those publishing from 2,500 to 5,000 works may select 10, and countries publishing [less than 2,500 may select 5.

The works chosen may deal with the following subjects history, law, social science, theology, philosophy belles lettres, art, geography and travels, philology

and literary lustory, viact, natural and applied sciences. They should further be cnown from among works viach deal with important subjects, or which have a personal character and are accessible to the educated public.

The general list will be to ordinated by Dr. Haghert Wright before its publication in the Bulletin of the International University, Information Office, the names of the persons furnishing the national lists will be given

The Governing Body also had to complete the distribution of a sum of 100,000 are, which the Itanan R.d Cross had placed last year at the disposal of the Committee on Intellectual Co operation in order to assist necessious Russian intellectual wayses.

This sum had been distributed in Belgium, Germany, Esthonia, France, the Netherlands, Poland and in the Kingdom of the Serbs, Croats, and Slovenes

The Governing Body, on the suggression of M of Reynold, decided to adres a letter of trains to the Italian Red Cross and also to professor Einstein and Mr. Ehrerfest who have been of the greatest assistance in distributing the sum packed at the disposal of the Committee

VI — Administrative Questions

TWENTY-FIRST REPORT OF THE SAAR GOVERNING COMMISSION

The Saar Governing Commussion has forwarded to the Secretary General its twenty first periodical report covering the first three months of 1024. The main features of the report are given below.

ECONOMIC AND SOCIAL SITUATION

On January 10th, 1925, the Freeth Castons regume, in conformaty with the Treaty of Versuelles was introduced into the Saar Territory. Certain fews without bette expressed with regard to this measure proved groundless. Thanks to the arrangements made by the General Commission, all outsy free consignments to or from Germany Da.sed the Saar German frontier before midnight on January 10th.

Dupt, the newitable, but transfers, disorganisation attendant on a change of agence, the situation during the first farce months of 100, was satisfa tory, the production remaining normal. The number of unemployed held from 1,000 in Docember last to 1318 in March, ont of the lowest figures on accordance 1020. This world of the numes was 1,00,000 frees in January, 1,223 675 in February and 1,340 ard 8 in March 1020.

The Governing Commission is of opinion that the Franco German negotiations for the conclusion of a commercial triaty will have core divide bearing on the economic life of the Saar Territory and hopes that the results will contribute to its prespenty. The Commission has done all a fix power to defend the individual of the population and to make known to the French Government the desiderant of the production.

of the Territory

Thanks to the good offices of the Commu 2000, various delegations of the Saar
tradesmen, ministrank and a vadecates have been able to approach the French Govern
ment and to present their 1800s.

POLITIC SITUATION

The Advisory Council and the Technical Committee were in session during he whole period covered by the report. These examined drift decrees concerning there also the constitution of a Labour Chamber, the congrussions of orrect taxes, the realisation of debts, and the organisation of State assistance.

ADMINISTRATION

Development of the local gendarmerse — The plans for the increase of the local gendarmers in 1934 have been entirely carried out. During the first 5 months of 1925, 185 men entered the corps, so that on March 51st, its numerical strength via 255 men.

Subsequent to the withdrawal in April of a battalion of chasseurs a pied, the French garrison will be composed of an infantry regiment a cavalry regiment and a bataillon of chasseurs

Re introduction of Central European Time — The occupying authorities in the Rime province having authorized the introduction on the Rheinsh radways of Central European time, the Governing Commission took similar measures in the Saar Territory, thus complying with the wites of the population

Administration of Just ce - A High Court of Justice has been constituted for the settlement of disputes between the legal and administrative authorities

BUDGET

The general budget for 1025 from April 1st 1025 to March, 1st 1020 has been submitted to the Governing Commission. The is the first time that a budget has been appro ed prior to the beginning of the fileal year. The items are as follows:

		1925			1924
Ordinary expenditure	Frs	202,646,225	(f	Гrs	161,450,960
Extraordinary expenditure	,	2 881,505			3,102,000
Railway deficit		14,129,500			16,459,000
Postal denort		3,726,200		*	1 500,187
	Frs	223,38, 540	Cf	Frs	182,621,147

Careful estimation of the revenues shews that the budget is balanced

PUBLIC WORKS

As a result of the incorporation of the Saar in the French Customs Territory on January 10th, 1925, the railway traffic between German and the Saan uncreased considerably during the month priceding the change of regime, docurating after that date. The situation, in the opinion of the Commission, is at present normal

In order to a tend the market for Saar industrial produce, an inquiry was undertaken in co-operation with foreign railway comprises with a view to introducing common tariffs for coal and metal consignments for neighbouring and more distant countries.

As the result of this inquiry, a common goods tariff has been introduced for the Saar, France and countries reached through France. The introduction of similar measures is contemplated vith rigard to the Saar German traffic

The con fraction of a port and a customs varchouse, which is nearly mushed, will, it is hoped, contribute to the prosperity of the Saar river traffic

The figures for up and down traffic in 1924 were respectively 917,456 and 900,357 tons

EDUCATION

Subsequent to the decision of the Council with regard to the attendance by German children of the French mines' schools the Commission published in the Official Journal of the Territory (February 23rd, 1925) a declaration explaining

the scope and the meaning of the occurse autonomy such attendance. The Common further stated that children wance purchs were, not employed in the mines and who had therefore to obtain an authorisation from the Department of Education in order to attend the French schools, would in future only receive such authorisation if the parents were able to grey very good grounds for their requirements.

As there had been some opposition among the teachers with regard to optional instruction in the French language in the primary sphools of the Territory, the member of the downraing Commisses in charge of the Department of Education addressed to all teachers a circular to the eff of that the introduction in primary schools of optional instruction in French did not interfire with individual liberty and was on the other hand of great advantage for the population of a frontier region

SOCIAL INSUPANCE

The Commussion decided to raise the cost of living bonus from 200 to 500 francs for holders of old age, viscowers' and widows' anumties, and from 140 to 250 francs for orphans Both measures to take effect as from January the 1st

STATE ASSISTANCE

The sum of 1,700,000 frames and 6,000 tons of coal were distributed during the past three months

AGRICULTURE

Subsequent to requests from the agricultural organisations a undid of 3,000 indice was reserved from the purchase of grain. Further creams of a total amount of 500,000 frames were placed at the disposal of bear agricultural uncles through the intermediary of two agricultural co operative banks at a rate of interest of 67 %.

VII - Publications of the League of Nations

THE MARCH NUMBER OF THE MONTHLY BULLETLA OF STATISTICS

The March number of the Monthis Bull+tin of Statistics which has just appeared, orotams information based on special official reports concerning the production of total, iron and steel, the c-port hade, praces fluctuations the c-vit of living, unemployment, the gold reserve, the note circulation and the exchange and discount rate in forty four contries

This issue contains further a special table showing the output of coal and lignite in the principal producing contries in 1913 and 1920 to 1924

VIII - Forthcoming Events

May 17th Interchange of Public Health Otificials, Kingdom of the Serbs, Croats and Slovenes

May 10th Seventh International Labour Conference, Geneva

May 19th Conterence on Shepmy Salmes, I ondon

May 20th Meeting of the Advisory Commuttee on Traffic in Women and Children Geneva

May 20th Meeting of the Special Committee of Enquiry on the Jurisdiction of the Danub. Commission, Galage

Max 25th Meeting of the Preparatory Committee on the International Fede ration for Mutual Assistance, Guneya

May 25th Fifteenth session of the Economic Committee, Geneva

June 2nd Meeting of the Mixed Sub Committee on Economic Crisco, Geneva

June 4th Eighteenth assum of the Financial Committee Geneva

June 8th Thirty fourth session of the Council, Geneva

June 15th Ordinary se sion of the Permanent Court of International Justice,

June 24ra Meeting of the Permanent Mandates Commission Geneva

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THE INTERNATIONAL BALANCE OF PAYMENTS AND FOREIGN TRADE BALANCE 1910 1923

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11th Report (October 15th November 15th, 19 3) (C 7.55 1923 II)

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16th Report (March 15th April 15th, 1924) (C 05 19 4 H)

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19th Report (June 15th July 15th 19 4) (C 398 1924 II)

14th Report (December 15th 1925 January 15th 19 4) (C 7 19-4-11)

3th Report (Feormary 15th March 15th 1923) contained in the occurrent Americ Progress : the

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THE I	FINANCIAL RECONSTRUCTION OF HUNGARY		
	ragne of Nations and signed at G-neva on March 14th, 19.4, together oblic declarations relating thereto (C 185 M 53 19 4 II).	1/6	6 40
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MAY 1925

Vol V No 5

Published on June 15th 1925

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It is noticed as at International Justice read its Advisory Opinion on the entering and the Polisia postal reach t Dancing

Combinate characterists are not not be leaved. Teacherd Organishment In Proc. in Committee which must be not the end of the month continued in the first one than of major and experimentation and extrators. The user in Government with most of the Council's note ment to an inquiry into enough in promitting in Australiand components were appointed to conduct the risk tention.

The Configure on Steeping Sickness in Equatorial Urica, which mit in London daily up plans for an investigation in Ognada and in the regions round the Laterational international intern

A druft convention on tonoise measurement in inland navigation was adopted by the Sub-Committee on Inland $N_{\rm C}$ is stronget up by the Committee on Committee on True it

The International Committee on Intellectual Cooperation hold a plemay meeting in Page to consider questions in connection with the institute of Intellectual Cooperation.

In the local field the principal exents vice the first meetings of the recontituted ledwork Commuttee on the Trithein Women and the Protection of Children and the Preparatory Commuttee for an International Reliaf Federation, both of which do view their programmes of work

Fig. Acting Proceeds of the Council at the beginning of the month, convened the Sixth Assembly of the League of Nations to meet on Monday, Siptember 7th, at Geneva

II — The Permanent Court of International Justice

1 - SELFATH SESSION

The extractions is soon of the Permanent Court of Interreticed Justice of near d for the purpose of preprincy an indivisive spinion on certain questions exercising the Palad Powel Service at Dring [6] was chosed on Mix 16th when the Court rand on publish he ring, its opinion on the questions put to it by the Court of How one those care in follows

(i) I the cut for a decision of General Histon, which decisis the near tited in purgraph 16 of the present High Commus oners decision. I is read 18 year decisions the points at some regarding the Polish I tite to did did often such decision product seem idention by the lite. I want out the country of the points in quarter to the country of the points in quarter.

third is then it out (a) and (i) below have not been fin its decided

to the life of the post of the post of Dung, restreted to open the life of the post of Dung, restreted to open the life of the post of the life of the

for the replication the fellers and terms

It furt a if proper

t T list neter as denom of several licking the december it is that the upon the fittle present light termines over the december of the common over the several licking the lightle that the common over the co

- (2) That within the port of Danzig
- (a) The Polish postal service: captiled to set up letter be as and collect and deliver postal matter outside its premises in the H venusphate and is not restricted to operations which can be performed entirely within those premises.
- (b) The use of the said service is open to the public and is not confined to Polish authorities and office als

The masons for these conclusions may be summarised as follows

The documents brought forward as setting the point at is we were two donsions of the High Commissioner dated May 24th, 10°2, and December 23rd 1922 also a letter signed by him dated lanuary 6th 1923

The points on which three decisions were requisited and the operative portions of the decisions, which alone have the force of res judicets, dit not however, refer to the matter in dispute. Moreover devisions given by the High Commissioner in the excusse of the judical function centered upon him by the Traites are only binding as regard the matters who has has been called upon to decide. With regard to the letter in the Court's opinion it merely expressed the High Commissioner's present we is since it did not possess the characteristics necessary to constitute a decision

The Court however recognized that the devisions referred to definitely suttled certain questions indirectly biarming on the dispute for instance when they for bade the direct transfer of the contents of boxes placed in the station at Danzig or on the trains to the Pobsh mail couches

As regards the restriction of the sphere of opuration of the Polish service to the single portal building alloted to it the Court observed that there was nothing to indicate such restriction in any of the relevant treatme—the Triety of Versailles the Convention of Paris (1902) or the Warsaw Agreement (1912). The Court also observed that there was nothing on those instruments to indicate that the use of the scrive was to be contined to the Polsh authorities and denied to the public

In the absence of an e-press provision to the contrary the conclusion was the fire Polish postal service was accessible to the public just life on critinary postal service, and that the relevant clauses a valid rather seem to indicate that such was really the intention. Newartheless as Polision displicit not according to the terms of the Treaths, undertile postal operations outside the limits of the port of Danaig only the public in the port inglit of the Polish service.

In the last place, the Court land stress on the fact that the practical application of its Autosory Opinion depended on the 6 unintarion of the aria constituting the Port of Dancag from the print of take of the potal service the Court had not been asked to undertake this definitiation.

The official text of the Opinion was placed in the hands of the Secretary General on May 18th so as to enable him to distribute it to the members of the Council three weeks before the beginning of the Tune session of the Council (4)

2 — German Interests in Upper Silesia

On May toth the German Munster at the Hague filed with the Permanent Court of Intunvitional Justice a request instituting proceedings on behalf of the German Government, against the Polish Gov nament in a matter concerning cer tain German interests in Polish Upper Suksu

The Application is based on the provisions of Article 32 of the German Folish Convention of deep 15th, 1022, constitude in accordance with the decision of the Conference of Ambewsador. of October 20th, 1921, with regard to the division of Upper Sileary between Germany and Poland as a result of the plebiscite held in that territory under Versaulter Treaty The Permanent Court of International Tuebre read its Advisory Opinior on questions concerning the Polish postal service at Daning

Can iderable, started was shown by the Loaque Technical Organical one.
The Economic Committee with new towards the end of the month, vontuned it starty of the openhon of imports and c port prohibitors and restrictors. The Au trace Concernation was notified of the Council agreement to an impury note concern creditors or function and consumers were appounded to conduct the most tracking.

The fount cure on Steping Strikness in Equatorial Africa, which met in London drew up plans for an investigation in Uganda and in the regions round Lale Victoria. International interchange, or medical offser continued in Belgium, the 5eth Crint Stoven. Kingdom, the United States and Canada.

A draft convention on tunnage measurement in inland navigation vas adopted by the but forms the or Inland Nav gation set up by the Committee on Communications and Transit

The Interational Commattee on Intellectual Cooperation held a pleaser meeting in Para. to consider questions in connection with the Institute of Intellectual Cooperation

In the scal held the principal events were the first meetings of the reconstituted Advisors Committee on the Traffician Women and the Principal Children and the Prepar test Committee for an International Rehef Enderation, both of which drew up their programmes of worl

The Acting President of the Council at the beginning of the month, convened the Nivth Assembly of the League of Nations to meet on Monday, September 7th, at Greeka

II - The Permanent Court of International Justice

1 - SEVENTE SPECION

The extraordinary season of the Permanent Court of International Justice convend for the purpose of preparing an advisory opinion on certain questions new uring the Point Postel for new at Danag (*) was also us on Mar 19th, then the Court End et a public harming its continuo on the questions put to it by the Court | These questions were, not stellows

, A.th. o. "f. a document "General Making" h Problem in its start in outage ph 18 of the protein High Formmassoner's drawn of William and Control of the start of the points at the represent the Postal Service and it so, does see h drosson provent recutativation by the Maja Commission or the Form of all of any of the counts in outage.

(2) If the que tion set out (as and (a) below he e not been finally decided by General Halling

ist L the Poissh mostal struce at the Port of Donz great et d to op to uses wish then be need more destruit within its precess sin the He /lusplate or) it entitled his a trajlector bove, and a blivet and deliver postal matter out de three in nusses.

(b) I the use of the said service command to Poissh authoratics and officials, or an it be used by (in public).

The Court replied in the following terms

The Court is of opinion

(i) The there is not in four any devision of Guneral Haking which decides in the names stated in pragraph 18 of the present High Commissioners doct in of P brown, and, 49 5, or others a nother paints at a seeing rding the Points postal service.

⁽c) or identify Size on by V the 4 I tak

- (2) That within the port of Danzig ;
- (a) The Polish postal service is entitled to set up letter be as and collect and deliver postal matter outside its premises in the Herschusplate and is not restricted to operation—which can be performed entirely within these premises,
- (b) The us of the said service ι_0 open to the public and is not confined to Polish authorities and officials

The reasons for these con lusions may be summarised as follows

The documents brought for vard as settling the peint at issue vere two deal sions of the High Commissioner dated May 2-th, 1022, and December 25rd 1922, also a letter signed by him, dated January 6th, 1923

The points on which these decisions were requested and the operative portions of the decision, which done have the force of res judicate diet not, however, refer to the matter in dispute. Moreover, devisions given by the High Commissioner in the exercise of the judical functions conferred upon him by the Treatics are only binding; as regard the matter, which he has been called upon to decide. With regard to the letter, in the Court's opinion it merely expressed the High Commissioner's personal views since it did not possess the confracterities newsamy to constitute a devision

The Court however, recognised that the decisions referred to definitely settled certain questions indirectly bearing on the displate for instance when they for bade the direct transfer of the count is of boxes placed in the station at Danzig or on the trains, to the Polsh mail coachies

As regards the re-inction of the sphere of operation of the Polish service, to the single postal building alloted to it the Louir observed that there was nothing to indirate such restriction in any of the relevant treation—the Treaty of Versailles, the Convention of Paris 1920) or the Waraw Agreement (1921). The Court also observed that there was nothing in those indruments to indicate that the use of the surgice, as to be confined to the Polish authorities and denied to the public

In the absence of an express provision to the contrary, the conclusion was that the Pchish postul ser ice, was accreasible to the public just like an ordinary postal service, and that the relevant clauses would rather to must be indicate that such was really the infinition. Nevertheless as Poland might not, according to the terms of the Treatica, undertake portal prevaluous outside the limits of the port of Damzig, only, the public in the port might were the Polish service.

In the last place, the Court land stress on the fact that the practical application of its Advancy Opmoun appended on the delimination of the area constituting the Port of Duning from the point of view of the postal ervice, the Court had not been ask of our undertake this delimination

The official text of the Opinion val placed in the hands of the Secretary General on May 18th, on as to enrible him to distribute it to the members of the Council three weeks better the beginning of the June session of the Council (*)

2 - GERMAN INTERESTS IN UPPER SILESIA

On May 10th, the German Minister at the Hague filed with the Permanent Court of International Justice a lequest instituting proceedings, on behalf of the German Government, against the Polish Government in a matter concurring curtain German interests in Polish Upper Stessa

The Application is based on this provisions of Article 23 of this German Poish. Convention of May 15th, 1922, concluded in arcordance with the decision of the Conference of Ambassadors of October 20th, 1921, with regard to the division of Upper Sistasa between Germany and Poland as a result of the plebisatio hold in that territory under Versalle Trust.

The Article in outstoon lays down that should difference, of opinion respect ing the construction and apple thou or Article 6 to 22 of the Convention arise between the two Gowernments the shall be submitted to the Permanent Court of International Justice for decision

A + lee 6 to 22 deal each Poland's right to expromise, in Polish Upper State undertakings and mineral deposits beinging to the group of "major industries", and also large rural estates. They refer, in certain respects, to "Article 90 and 207 of the Versullis Frant.

Germany's contention is that in a certain number of case Tuland has proceeded to tale over or to highdate indistribut and rurly reports. In her part of Upper Silean without being warranted to do so by the "abstantive las to be found in the provisions test relatered to, or "almost complying with the ratics of procedure land down therein "a concurre-criain cases" of experipation of rural properly. Germany "relate among orlet things on the rules governing the acquisition his former Certain naturals of the rationality of a successor State.

Fomequently Germany asks to Court to steade that certain special leges lative or administrative investment taken by Poland a sith regard to the subject matter above referred to one unlowful under the Triathes in toro, and, in one inclance, to say what should have been the stitude of Poland under the Triathes.

In emphasive with Article 40 et it Statute th Court has communicated the Application to Poland and informed the Members of the League of Nations of its having been filed

Deposit with the Coupt of International Agreements (*) confedence Jurisdiction upon it

By letters dated April 25th and May 20th, 1025, the Surves Minister at the Hague, under mistructions from his Government, officially deposited with the Pegatry of the Court the following agreements, conferring a vertian measure of jurisdiction upon the Court.

Treats of Conciliation on-Suded on Func 2nd, 1024 between Sitzerlind and Sweden

Treaty or Uncollection and Judicial Settlement coalleded on September 20th 1924, between Sent criand and Italy

Treaty relating to judy all evidence at of disputes which may arise between the Swiss Confederation and the Republic of the United States of Brail, concluded in June 25rd, 1924

Text; of Do cletter encluded between Smitz find and Austra in O tober 11th, 1024

4 - PREPAPATION OF A LIST OF TURKISH LEGAL ADVISERS

On October 20th, 1025, the President of the Court was requested to draw up a use of jurnes from which the Turkes Government under the Declaration con cerning judicial administration in Turkey signed at Lausanne on July 24th, 1925, would appoint four Pegal edivisers for a period of five cars ()

Provisional stops were immediately taken in order to obtain names of persons qualify to wide relative countries of persons qualify to wide relative countries on while the kigal advisors were to be engaged were not definitely hid the final list rould not then be drawn up

The Turkish Government ha now informed the President of the Court of the conditions which it is prepared to grant the office its in questions, these conditions include the payment of a net named salary of popular pold frames.

In these or unstances the President of the Court will be able to propure and to trunsmit to the Turlish Government at an early date the hit of candidates hach be had agreed to furnish

(Communicated by the Registrar of the Permonent Court of International Justice)

⁽i) Pable a or of the P & I J. with D., do 4

III - Conference for the Control of the International Trade in Arms Munitions and Implements of War

The Conference convened by the Council for the control of the international trade in arms, munitions and implements of war met on May 4th at Geneva with M Carton de Wiart tormer Belgian Prime Minister in the chair. The following countries were represented

> Argentine (1) Italy Austria Japan Belgium Latvia Brazil Lathuania Bulgaria Luximbourg Canada Netherlands Chile Nи згадиа Chino Norman Columbia. Рапата Czechosloval ia Persta Depmark Poland Egypt Portugal Esthon:3 Roumania Salvador Ethiopia Finland France

Serb, Croat, Slovene Kingdom

Spain Germany Sweden Switzerland Great Britain Gruce Turkey Hungary United States India Uruguay Ven zu la Insh Free State

In his opening speech M. Carton de What Latter a historical survice of the ques tion described the salient t-atures of the Draft Con ention submitted for discus sion. This draft he said had been prepared by the Permanent Advisory Commis sion for idilitary. Naval and Air Questions and the Temporary Mixed Commission for the Reduction of Armaments, and in its general plan followed the main lines of the St German Convention its aim being to restrict to Go rinments the trade in arms serving exclusively warlike purposes. It provided for a system of internal tional publicity which should render it possible to place before the public a yearly table of exports and imports of war material M Carton de Wiart mentioned some of the principal obstacles which the Conference might have to overcome-such problems as the definition of war material the unification of nomenclature in im port and export statistics the dennition of the bodies upon whom the Conference would ronfer the right to purchase war material supervision and publicity geo graphical and technical questions. The President considered that, despite the completely of the questions to be studied the Conferent might enter upon its work with a large measure of confidence in its final success. The greatest asset of the Conference, he considered lay in its composition. Terty four nations mem bers and non members of the League were represented

⁽r) The Argentine del sates at as observers

"I may be allowed, he said to refer in particular to the presence among so fit it, departons of four countries not belonging to the Lengue of Nations namely the United State Germany Turkey and Egypt. The great American Popubli had already lent its assistive to the Temporary Mr. of Commission and its official particulation in the present conference acquires a new and valuable significance from the feet that is a great producing country. America, signature and ratification are indepensable to our section. We are also gratified at the participation of Curriary who although site has prospected obligations in the matters before, us which are defined in the Tri tty of Peace has consented to give us the beneath of his visuable assistance.

'I should also like towelcome the delegates of the Argentine Republic whose presence here even as mere observers must be referenced as a happy augury

The collaboration of the American Gurman Turkish and Egyptian Delegations coming from States which do not belong to the League of Nations gives our Conjurious a degree of universality, thich the League of Nations has never yet attained

The Conference elected M. Guerrow, Schadorf as Vuc Prosident and then proceeded to the constitution of its various Commission. It first appointed a General Committee composed of one representative of each delegation to examine the sequents activated of the Draft Consention with the proposed amendments. It thus set up Lurs pewer Committees on the following subjects.

1) Technical Aspects of Military Naval and Air Questions

Chairman General Sosnowski (Poland)

Vice Chairman - Vice Admiral Surit (Notherlands) and Vice Admiral de Souza e Silva (Brazil)

2) Legal Ouertions

Chairman M Commenc (Roumania) Vice Chairman M Buerr (Uruguay)

5) Customs, Commercial and Statistical Questions

Churman Dr Lunge (Norway) Vice Chairman M Purra Per z (Vonczuola)

4) Sper al Zores

Chairman M Palacios (Spain)

A Drafting Committee was also constituted

The Conference arranged that its plenary meetings and those of its General Committoe should be held in public unless other use decided

Before approaching the examination of the Draft Convention the Contento o proceeded to a general exchange of views on the principles by which its work should be guided

IV — General Questions

1 - CONVOCATION OF THE SIXTH ASSEMBLY

The acting President of the Council Mr. Austen Chamberlain (Great Britain) has convened the Sixta Assembly of the Leagu. of Nations to must on Monday, September 7th 19.0 at Geneva.

The agenda includes as usual the discussion of the worl of the Council during the first para and particularily, the measures tail on to execute the discussion of the Fifth Assembly. The Assemble will further examine the reports of the various Laguic organisations such as the Economic and Financial Organisation, the Organisation of Communications and Tright the Health Organisation, the Committee on the Triffic in Opium and other Diagrous Drugs, the Committee on the Triffic in Opium and other Diagrous Drugs, the Committee on Intellectual Coorradion.

Among other quastions referred to the Sixth A similar may be in intoned the Protocol for the Pivific Settlament of International Disputes, proposeds for an orient-wave to fair the own and the question of the interpolation in the role of off the original wave to the disputes and schools regarding the unit of the Lague, and the building of a Conference Hauffor Lague, Assemblies

The Assembly will also elect the s_{1N} non permunent members of the Council tor 1926

2 - APPOINTMENT OF REPRESENTATIVES TO THE LEAGUE

Appaintment of an Argentine repr. entative — The Government of the Argentine Republic has informed the Secretary General that it has acredited M. Julian Enerso Tirst Secretary of Embassy as it permunent Representative to the League of Nations

In the doctoe normanting M. Eau no to this post, it is stated that this appoint ment has been made in vie v of the importance for the Argentine Foreign Ministry to obtain through a diplomatic representative dealing evilured with such quections detailed and full information on all the activities of the Lague of Nitioos tes Secretaria and the International Labour Organisation

3 — International Engagements

a) Registration

Among the treaties and international engag ments registered with the League in May figure

- The Russo Japanese Treate confuded at Peking on Insure 20th, 1925 presented by the Lapreses 60 entennet. This treat compares a Continued defining the fundamental principles applicable to the jurdual pelitical online matrix, contomic and commercial relations between the restricting parties. For protocols a deletaration a series of notes a nanor- and a protocol of a gnature. The protocols and notes concern the settlement on delts the c auction of suphishing, and coal and perforders monocessions in Suphish on
- A Trusty of Commerce and Navigation (Riga November 3rd, 19°4) between the Dunish and Latinas Governments and a provisional arrangement on the same subject (April 1st 1025) between Dermanl and Czechoslo akia both treatus pre ented by the Danish Government.
- A Treaty for the judicial settlement of disputes (Rio de Juneiro 23rd June 1024) between Switzerland and Bra il and a Tratv of conclision (Vienna 11th O tober 1924) between Switzerland and Au trip pre-inted by the Swiss Government

A compromise (Washington January 23rd, 1025) and Treaty (Washington August 21st 1924) but can the United States and the Notherlands presented by the Netherlands Government. The compromise provides for the settlement

of th. d spute be ween the contract gg partie. In secting sovereignly over the Island of Palmas liv an afterfort has inform among the North's of the Higgs Centrof Arb train one should the part of Full to agr can the cline of an artic trator by an arbitrator designated 1, the President of Systemiand The Trasty, concern, the transport of alvolothed rule.

A Truly of Commer a and Nivigation (May 30th 194) between Poland and Cricheston distributed by the Polisi Government

A Convention on Consular Ser ... (Pomr March 1st 104) concluded by Italy and Czr hoslovaki, presented by Czr ho kvak 2

A series of treatie and conventions concluded by the German and Polish Government on distances relating to perfectly cited by Germany to Poland, presented by the German Government.

b) Ratercal on advisions etc

The British Government has forwarded to the Secretariation of Accession for Iraq to the International Communition for the Suppression of the Traffic of Women and Children (Geneva September 19th 1971)

The German Government and the processing of Monaco have deposited with the Secretariat the intruments of ratification of the International Convention for the suppression of the first in observe publications

The Persian Government has notified the Secretariat of it accession to the Interactional Convention for the simplification of customs formalities (Genera Novumber 3rd 1923), the states Government has deposited with the Secretariat the instruments of its ratification of the same Convention.

The Convention drawn up in Pobruary 1925 by the S coul Opium Conference was signed during the month by Spain Nicaraoua and the Sudan

The Free City of Danzig has adhered to the Convintion and Statute on Free dom of Transit (Barcelona April 20th 10-1)

The Government of Panama has informed the Societariat of its adhesion at relicion in to the International Railway and Sea Port Conventions (Geneva December 1933)

The Stamese Government has igned the Protocol on Arbitration clauses in Commercial Contracts (Geneva Sept mber 24th 1925)

c) Imenamints to the Coverant

The Stamese Government has signed the Protocol coming the amendment to Article 16 of the Covenant adopted by the Fifth Assembly

4 - MEETING OF THE COUNTITIES ON ALLOCATION OF EXPENSES

The Committee on the Allocation of the E-peases of the League met from April 22nd to 25th at Paril with M. Revoilland (France) in the chair

The object of this meeting was to pripare, in accordance with a resolution of the fifth A sembly, a new provisional rale for the allocation of the expenses of the League to be presented to the Srith Assembly, and to come rate force in 1926 for a period to be decided upon

The Committe at provious scasons had suggested that in addition to other from tenual studies of strain mugacities, might surve as basis for its eliminate of the contributions of Strate Plembers. The Assembl Ind therefor, invited ill Strates Plembers to examinate to the Secretar General their detailed all Strates Plembers to examinate to the Secretar General their detailed utdget estimates for 1073 1024 and to end in tuture the budget estimates for a continuous proof immediately they were published allowed aeronates for each financial proof immediately they were published.

On the basis of this additional information and the large amount of data which it had already accumulated now supplemented and brought up to date the Commuttee proceeded, in accordance with its instructions to draw up a revised scale for the .onseleration of the S. it in Assembly

V — Technical Organisations

1 - THE HEALTH ORGANISATION

a) Conference on Sleeping Sickness

An International Conference on sleeping's chaes in Equatorial Africa convened by the Council on the recommendation of the Health Committee, met in London from May 19th to May 22nd

The "Ho" W G A O esby Co o MP Under Scretary of State for the Colones, presided the other British representatives being Dr Andrew Balfour Dr A G Bagshawe and Srr Walter Fletcher. France vas represented by Profess for Mesnil Professor Brumpt and Protessor Gustave Martin Haly by Professor Lanfranchi and Professor Alessandrini Spani by Dr Vila and Dr Rocafort Bolgium by Professor Emile vin Campenhout and Portugal by Professor Ares Kople The Health Organization was represented by Dr Raylaman

The prelumnary work on sleeping schaes had been earned out by an Lapert Commuttee appointed by the Health Commuttee in 1022 to study sleeping schness and tuberruless in Equational Africa. The Expert Commuttee in its reports recommended administrative and technical measures to combat the securge where upon the Council in Deember last invited the interested Governments to meet in Conference.

The recommendations which the Conference unanimously decided to make to the Council may be classified under two heads namely pur ly administrative measures and special studies and investigation.

As regards quastions of administration the Conference recommended that there should be p trodical meetings between administrative and midcal officers on both sides of the frontiers of infected territories; rap d'aid regular interchange of all epidemiological intultigience a medical and health service proportionate to the numbers of the infected population and to the extent of the astricts to be any perted in agasterial powers for medical officers in infected areas, the institution of a uniform system of samilar passports for the native population in areas infected with the test is fill, in order to reduce interfrontier traffic to a minimum and the cytablishment wherever practicable of uninhabited zones on both sides of frontiers in order to facilitate the control of native traffic.

As regard special studies and investigations, the Confurunce recommended third an International Commission should proceed to Equatorial Africa to miss trigger certain questions relating to the vanous forms of the disease propagation and immunity, and curative methods.

Investigations on the forms of the disease propagation and immunity are already being carried out in the institutes of several Atrican countries. The Contenue suggested that besides continuing these forms of im-stigation the various institutes should also deal with curative methods and emphasised the fact that an international commission would find valuable opportunities for scientific collaboration and would be in a position to collect data for the improvement and co-ordination of national efforts towards the objects in view.

The Conference subjected Uganda and the regions round Lake Victoria as being best suited for the study of these problems, and suggested that the Government

of Uganda should be saled without it would ofter for one year the hospitality of its laboratoric at Lotobe for the work of such a Commassim Dr. H. L. Did its laboratoric at Lotobe for the work of such a Commassion Dr. H. L. Did be made President of the Commassion. In this creat it was suggested that the International Commission might conveniently meet at Entebb. at the end of the present wear and conclude its work by December 18th, 1966.

b) Interchanges of Public Health Officials

Three interchanges of public health officials tool place in May

- a) The Latin American Interchange which began in March and continued throughout April and May in the United States and Canada
- b) The foorth general interchange which began on May 4th in Belgium and is still continuing. Health officers from Austria Dennark, the Free City of Daning Spain France, Great Britain, Ireland Italy, Poland Portugal, Russia the Serb Great Slivene Kunedom and Switzerland are taking part in this interchange.
- a) The fifth general interchange, which began on Wy 17th, in the kingdom of the Serbs, Croats and Slovienes and s still continuing Health deficers from Germany Belgum, Bulgaria France Great Britain Greece, Hungary Palestine Poland Russin Czechoslowakia and the United States are taking part in this interchange.

2 - THE ECONOMIC AND FINANCIAL OPGANISATION

a) Friteenth Session of the Economic Committee

The influenth session of the Economic Committee tool place from May 25th to May 20th at Geneva

The three principal questions on the agenda were the abolition of import and export probabitions and restrictions the treatment of foreign nationals and enter prises, and the elimination of false customs declarations

Import and Export Prob bitions and Restrictions — On this very important question the work of the Committee is so far advan ed that it hopes to be able to submit to the Council in September a considered opinion and definite proposals

The Committe, evanimed the considerable material collected as a result of a crucial address, by the Secretariant to the different Governments supplemented by the personal mentiogeness of the members of the Evonomic Committee. Recogning that from a practical joint of were the problem was of special indirect for Eastern and Central European Easters the Committee find mixted the Austran German, Hongarian and Serb Croat Slovene Governments to appoint experts to assist it in 18 of deficiency.

The Committee considered that there was sufficient consenses of opinion in factor of hobishing or reducing to a minimum the system of import and export prohibitions to warrant preparatory steps with a view to international action in accordance with the proximons of the Covennt with regard to the equitable treat ment of commerce. The Committee drev attention to the fact that the sixtem of import and export prohibitions, e-pecially when combined with a lineaning system, had been repeatedly condemned by international conference as constituting a method of netwrition particularly labile, to give rise to abuses, to milict on international tradi- the serious dandwantages of unretuantly and adday, and to expose it to the possibility of unfair distrimutation.

The Committee then drew up a provisional list of prohibitions recognised as legitimate by international law and which, therefore, would not come within the

scope of its investigations. These everptions concern measures regarding national security or public health; prohibitions ariuming at control of imported goods equivalent or analogous to that of home products of the same Find, prohibitions or restrictions in purvance of international conventions on the trade in arms opium or other forms of trade which give rise to dangers or abuses, or on unfair competition prohibitions applicable to comigold silver, currency fotes or securities, and prohibitions in view of the protection of industrial, literary and artistic property.

The Committee also considered that some exceptions would have to be contemplated to meet the case of extractions or abnormal circumstances or to permit a State to defend its committee or shipping against unfair discrimination. It would be necessary, on the other hand to aveid such extractions being used in order to maintain unjustified prohibitions and restrictions. It would also be necessary, the Committee convidered, to avoid drafting any agreement so strictly as to render it impossible to obtain gueral adhesion.

The Committee decided to continue its investigations on this subject at its next session

Treatment of Foreign Nationals — The Committee has already evanuate at earlier resisting the question of the taxation of foreign nationals and enterprises At its May session it made a special study of the rights to be graited to foreigners as regards the exeruse of a profession trade or other occupation. A certain num bor of principles and regulations were drafted for submission to the Council, in the form of recommendations.

The Committee was of opinion that, in general persons exercising a profession or trade in a foreign country should receive the same treatment as nationals of that country subject or not to reciprocity in their countries.

The number of professions indestress and occupations for which national interests may require structures to be imposed on toreigners should be limited to the minimum compatible with the protection of such interests, the same rules anount apply to restrictions. The Committee recommended that discrimination based on the nationalist of persons conserved should be avoided.

False Customs Decigrations — The Economic Committee appointed a special committee of sry members to e amine a draft prepared by M Barboza Canero (Brazil) in view of an international agreement for the suppression of false customs devlarations

The draft provides, inler also that an importing country shall be entitled to require the Government of the exporting country to take proceedings against a trader making a false declaration to the authorities of the importing country. This question cells for exhaustre legal investigation

The speual committee examined the various categories of acts constituting offences and then proceeded in collaboration with the Legal Serpion of the Secre tarrat, to consider the juridical aspects of the question

b) The Economic and Fivancial Situation of Esthonia Burget of the Tim stal Committee of the Leasue of Nations

The Financial Committee of the League of Nation was requested by the Esthonian Government in September last to send two experts to Esthonia to study the situation on the pots so that the Committee might be in a posten to advise the Esthonian Government what polive it should pursue in face of the conomic and financial difficulties through which the country was at that time passing. The advise of the Committee was saled with special reference to certain immediate problems of financial policy and it is on their problems that the Committee has concentrated its attention. A delegation visited Esthonian in the beginning of this

year and reported to the Committee which in accordance with a resolution of the Council, has assued a report containing advice which represents the responsible opinion of the Committee

It was only in 1920 that the Lethouna Government was able to turn its atten tron from the preocrupations of war to the problems of internal construction. As a province, of the Russian Empire Lethouna had been a properous rural region and contributed a great part of the rood supplies to St. Petersburg. She was onco of the gateways of Russian and three evented large, industries dependent not simply upon the Russian market, but also upon the Russian market, but also upon the Russian market, but also upon the Russian arising. The same and most of the Esthouna banks were uniphy branches of Russia institutions. In 1920 the rum in which savings banks and bank deposits were involved cowing to the collapse of Russia left Esthouna tentrely virbout working capital. Agreembare was compulated to find other outlets and the industries were in considerable difficulties owing to the fact that they were constructed to meet the dimand of the Russian market when no longer costed.

The last five years have been a period of adaptation and creation. The Esthoman Government has performed the remarkable tast of having organized a State, which mights of the serverner or also longly which the counts "bar-res", year adappears to the Committee electrical stable and prosperous. It has maintained during the last three years a bodget equilibrium and an eventage which if not stable has compared with the current set of mot other Eastern and Central Europian countries fluctuated within narrow limits. It is in her agriculture and in her dury farming that the folure of this country of peasants will according to the Committee find its most solid foundation.

The large estates most of which belonged to nobleme? of German rare are at presers bring divided up, and to premote the most recovered exploitation of these holdings; the State last late stapes to develop arounds forms of agreement of premoters selected. Since the agranan raform the forests have belonged wholly to the State and land demoted during the var is being replanted. It cannot be expected, however, that in anything like the immediate future any of the industries, with the exception of the paper and pulp factories, will achieve their pre-war production because of lack of working capital and the disappearance of the markets for which the industries we are commandly built.

During the first four vers of the life of the Republic from 1018 to 1921 the budget deficitly gradually and from 79 % to 10% and to cover these deficits the Treasury had recourse to inflation. The Government succeeded in reversing the balance by 1022 which year finished with a simplier of newly 25 % of the total expendiouse. Their were substantial sumplies also in 1033 and 1044 and 10° 1 and inputed that the situation in 1924 will be the same. The 1925 budget estimates middle for the first time the interest on the American debt for the service of which negotiations are still in course.

Although the sound financial policy which the Government has followed his mabled it to steer clear of fiduciary inflation the Committee states that in its credit policy it has not altogether sepand certain mistale which have made the monetary situation somewhat difficult. The Esthonian Bank is practically a Stat. Department. During 1921 and 1922 and purt of 1923 the Government pursued a policy of endeavouring to restore the big industries to some ginature of their former strength by supplying them with working capital but the hopes on which the credit policy was bated do not mittainly be A change, of policy was introduced in 1924 including re triction of credit and a substantial increase in the proportion of credit granted to agriculture upon which the prosperity of the country in the near future must, in the opinion of the Pinancial Committee, depended

Before the situation can be conside of normal at still be need sary to relie e the Esthoman Bank of large quantities of irozan endits with shirch it is burdened to reorganise the institution on the same principles and general lines a thore adopted when the banks of Austria, Hungary and Danzag were founded to male it in independent central bank of issue and to establish the currency on a firm basis. These measures should present no insuperable difficulties. The Esthonian Govern ment might also consider the question of founding a mortgage institute to take over all long term loan operations at posent difficulties by the Government.

The Committee fools commend that with a conservative concern upolity directed in the first instance towards the development of agricultur, with an independent central bank acting as a centre of the economic activity of the country, and confining itself strictly to the essential doties of such an institution and with that constant determination of the Government to maintain budget equilibrium which has done so much to prescrive the stathifty of the country. Earbonic way look forward to steady progress in her economic well being

c) The Finencial Reconstruction of Au tria (Info minos for the Commissioner Commis Office)

Reference Vorones circuit lass in execution of the September Agreement of 1024 were tablied during Mry in the Austrian Pathament. The more important schemes concern the re-organisation of the finite-rial and administrative relations between the Austrian Confideration and the authonomous provine is and the commer call exploitation of the forests and salt immes.

The number of officials dismissed since October, 1922 rose by May 1st to 74 494

Budget estimates — The Austrian Governm nt communicated to the Commissioner General the following hydget haures for May

	Correct administration	Tet.J		
	-	-		
Expenditure	71 68	4 7 16	78 84	
Revenue	68 23	0 56	67 67	
Deficit	ə 45	+ 7,2	11 17	

The causes of the defaut are expenditure for unemployment for the service of the loan and for romage and a fall in the postal revenues the average of which differs from month to month

Yield of issigned Recenses — The yield of the revenues assigned for the loan service was 382 million shillings in April (2) millions for tobacco and 152 millions for the customs)

General simulum — Unemployment has tallen by 15 % since April 15th (from 10.567 to 130 %65)

The deposits in banks and savings binks rose from 346 million shillings at the beginning of April to 568 millions at the beginning of May

The weekly balence sheet of the Austrian National Bank for May 23rd shews note circulation of ,18 million shillings with cover of 40% in gold and foreign monits. If current accounts of 66 millions be add of to this total commitments of 784 millions are shown to be cover d at the rate of 42 %

Economic stateton — The Austrian Government having requested the Council to appoint economists to inquire into the present economic conditions in Austria the Austrian Committee of the Council diclared it self in favour of such an inquiry being made.

The Acting President of the Council Mr Austen Chamberlain informed the Austrian forweriment "fait the Committee was making the preparatory arrange ments in its next meeting would arrange the final details for the prompt beginning of the inquiry.

Meanwhile the Council has appointed Mr Walter T Layton and Profe sor Charles Rist to conduct the inquiry

Mr Layton has been editor of the I admg English economic journal, 'The Decomment, since 1023 and was laber Director of the Both Netheral Federation of Iran and Steel Manufacturus. The last been Active on economics at the Univeratives of London and Combridge and represented the Ministry of munitions on messions to Resear and the United States in 1017. His works includ. 'An Introduction to the Study of Prios and 'Relitions of Copieti and Labour.

Processor Rist is one of the best known French economists of the day, professor of political economy. There there exists and has taken part in many international rengineses. In 1022 by conducted on behalf of the Carrege Foundation an economic inquirs in Austria and has recently inturned from a lecturing tour in the United State.

3 - Consumications and Transit

a) idealing of the Sub Coma tiles on Is land Navigation

Towase Meabure and "I land Nungation" — The Sub Committee on Inland Na up-tion met firm May 7th in 11th in Pairs. The object of this meeting was to eximing the work of the Special Committee, for the study of the question of the units atton of tenning measurement in mind manygation and the recuprocal recognition of tenning excitations.

The meeting was opened by the French Vanister of Public Works M. Laval, repr senting his Government: The Seb Committee was compared as follows: M. Silvam Develus (Charman) M. Baldham (Great Britan) M. Dobbevenus (Li thuanal M. Onang Hang (Chana) M. Popeso (Roumana) M. Runhardt (Austra) M. Stivennard (Belgrum) M. Winneski (Poland), M. Oppermenn (Germany) and M. Lapine (Ulmon of the Sowet and Socialist Pepublic).

There were also present M. Bouel acrt. (Belgium). Chairman of the Technical Committee on Tomage Measurement. M. Baule, M. Charueraud Hartmann, M. von Renthe Fink Secretaines General of the International Danubt, Rhine, Elbe and Oder Commissions.

The Sub Commuttee adopted with certain medifications a draft convention on tonage measurement in inland navigation prepared by the Technical Committee This draft will be submittee to the Council this year, in view of the convocation of a Conference of Euronean States.

The text adopted by the Sub Commuttee comprises a draft eccuration and an amove the first part acting forth the general obligations intered into by the patrice, the second containing the tubinisal provisions. The Sub Commuttee was of opinion that it would be impossible immediately to secure the unification of tonney measurement it and-accoured nevertheless, to prepare the ground for the future As stitled in the Preamible the object of the Convention is to "ubstitute tor the remeasurement formalities at frontiers the responsal validity of tonnege certificates."

Article 1 of the draft convention provides that tonnage certificates reused by the competent authorities of a contracting State in virtue of regulations in near dance with the Convention, shall be recognized by the authorities of the other contracting Strikes as equivalent to those delivered by themsolves. Moreover, nor a period of ten years certificates established in reuformity with the Broweld Convention of 1500, with the Eller regulations of 1013, and with the Roumanton regulations of 1033, whill will be regulations of 1013, and will be Roumanton regulations of 1033 shall visto be considered as recovered. No other certificates will be recognized as which are to smaller of the questions by the Contracting Particle on view after the entry inforce of the Conventions also contemplated.

b) Entry a to force of the Convention on the Development of Hydraula Power

The Sevetary General of the League, or Mar 25th, notified States Member that the Convention on the Development of Hydrauler Power shirting more than one State drawn up by the Sevend General Transit Contenting (Genery, December 1925) would come into force on June 30th next. The object of this Convention which is a new dipartine in the domain of international agreements, is to promote the conclusion of special arrangements between States for the development of hydraulic power.

article 18 of the Convention Pays down that it will come into force ninch days after the Secretary General has been notified of the third ratification. The Convention was ratified by Samo a Juneary of thirdy the British Government on April 1st of the same, can rutified the Convention so behalf of the British Empire, and New Zealand. The enablitions for the entry into force of the Convention have therefore been fulfilled.

4 - INTELLECTIIN CO-OPERATION

Meating of the Informational Comme⁺Re⁻ — The International Committee of Intellectual Co operation met in Paris fram May 11th to 18th to consider questions in cannection with the International Institute of Intellectual Cooperation which the French Government had offered to found and in segard to which in segreem in had been convincted in Devimber 1924, betwo in the Council and the French Government. There were present at the mewing M Bergeon (Chairman), Mille Fonniver, Mille Cours, M Garcia Calderon (substitute for M Legones), M Coarns (substitute for M de Torres Quevedo), Mr Corrington Linears (substitute to in Millian), M Destrée, M Loveitz, M Linhaire (substitute for M or Gastro) M Mragin (substitute for Sir J C Rose), M de Reynold, M Ruffinn, Mr Pouhee (substitute for Professor Gilbert Mirray), M de Haierli «sport, M Maurette and Air John stone (representing the International I abure Office), M Heart Verne and M Gallia (representing the International Confidention of Intellectual Workers)

The Committee noted a communication to the effect that the Polish Government, wishing to so operate effectively in the work of the In thate had devided to contribute the sum of 100 000 French frames to the first years budget. The Polish Government expressed the deser, that this sum should be used for mutual intellectual assistance as provided by the programme of the Institute. The Committee accepted this generous offer and requested its Chairman to convex its thanks to the Polish Government.

On the base of a report by M de Reynold (Switzerland), the Committee laid down the fundamental rules for the general organisation, the operation and the activity of the institute.

The Coverette requested a sub Council to council of M. Destree M. Lo rentz, M. Luchaire and M. de Reynold to present M its next meeting a report on the questions under discussion and on the internal and financial regulations of the Intitute.

VI - Social and Humanitarian Questions

-- Advisory Committee on the Tpaffic in Women and Protection of Children

The Advisory Committee on the Traffic in Women and the Prote Lion of Chil dren met at Gunera from May 20th to 27th, 1925, und t the Chairmanship of Don Pedro Sangro y Ros de Olano (Spain) This session was the first more the promostitution of the Committee by the Count of the Legie last Peccanib The Fifth Assembly having devided to or trust to the League the task which had habitro bein profound by the International Association for the Promostion of Child Wilfare. The Countril decided that a young of - Bar - a should be added it the Committee to save it in its new dutte. It shoulded a presentative of Edigium to the Government representatives on the Committee.

The Committee was therefore composed as tollor a

Don Pedro Singro i Ros de Olaho (Chahman)

M Martinez Amanop (substitut-)

I Members appowed by Go ernmerts

(Spain)

(Spain)

(Uruguay)

of Regnault (Vice Chairman	(France)
M Barbier (substitute)	(France)
Count Henri Carton de Wiart	(Belgrum)
M ARVILL CAPTON DE WINKT (Substitute)	(Bulgium)
Mr S W HAPRIS	(British Empire)
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M N P COMMENTE	(Roumania)
Mme Sadoveani (substitute)	(Roumania)

II Assessors to the Protection of Children

Miss Eglantine Tebb (International Union of 'Save the Children Fund)
Damc Katherine Funns (International Organisation of Boy Scouts and Girl
Guides)

Dr HUMBERT (L. ague of Red Cross Societies)

Mr Bascom Johnson

Mme Paulme Luisi

Miss Elumor Rathbone (Women's International Organizations)

M Hunri Roller (International Association for the Protection of Children)

III Assessors for the Traffic in II ones

Miss Baker (International Burdau for the Suppression of Traffic in Women and Children)

Mmc Chaponniere Chair, replacing Mmc Avril de Sainte Croix (Women's International Organisation)

Mr S Cohe. [Jewish Association for the Protection of Women and Girls]

Ann. Cuprence Several ("Fédération des Unions nationales des Amus de
la Jeune Fille.)

Wille Phurghe replacing Mm de Montenach / Association catholique internationale de œuvres de protection de la jeune fille)

Dr Leo Bernvid and Mr Johastone ver, appointed on behalf of the Health Organisation and of the International Labour Office respectively to act as function officers in the question of the production of children. Dr Trunnu of the International Labour Office acted as histon officer in the question of emigration in its relations to the traffic in source.

On the agenda of this session figured the reports sent in by the Governments for 1973 and 1974 on the application of measures adopted or contemplated with

a view to the suppression of the traffic together with the reports of the principal charitable associations on their activities. The agenda also included a general review of the worl of the Special Commuttee appointed to study the conditions in which the traffic is carried on and the measure taken to suppress it

As regards the protection of children the Committee's main task was to draw up for submission to the Council a digit programme of the work to be undertaken, of the methods to be followed in studying this question, and of the funds necessary for carrying out its duties

٠,

With regred to the suppression of the traffic in a course, this Committee took note of fresh adhesons to, and ratifications of, the International Convultion of 1921 on the Traffic in Women It adopted re obtains on questions concerning hierarch hourses the employment of women police, emigration in its relations to the traffic, and pronagand.

The Committee recommended that, before proceeding to the expulsion of a foreign positivite the competent authorities in each country should inform than able associations of the measure, they mithed to take in order that three associations while respecting the principle of personal liberty, might be map position to assist the expelled person to endeavour to provide her with other means of existance and to give her every support and help. It constituted a perminent committee consisting of the Spanish, Folish and United States delegates to study questions: relating to propagation.

with regard to the price ton of chidren, the Committee determined its sphere of action and drew up the programm, of its future work. It dended to take the normal child is the bases of its study and to emphase the constructive side of child wilfare at least a strongly as the question of protecting the child from adverse influences or sharmed its value that one of the child wilfare at least as strongly as the question of protecting the child from adverse influences or sharmed its value than one of the child from adverse influences or sharmed its value than one of the child from adverse influences or sharmed its value than one of the child from adverse influences or sharmed its value of the child from adverse influences or sharmed its value of the child from adverse influences or sharmed its value of the child from adverse influences or sharmed in the child from adverse influences or sharmed in the child from adverse in the child from the child from adverse in the

instructions or same of exposition. In one of its resolutions, the lifth Assembly of the League of Nations have certain indications regarding the lend of vork which might be carried on by the Committee. It exposes if the opinion that the League could most usefully concern itself with the study of those problems on which the comparison of the methods and exprenence of different countries, consultation and erchange of views there were the officials or expects of different countries, and international cooperation might by highly to assist the Governments in decling with such problems

hundingly, the Commune the delice work and the mean tategores
(1) documentation, (2) research, (3) discussion

The work which the Committee will undertal e in the near future will bear on the following points

- I The law relating to the protection of life and health in early infance.
- 2 The compilation of the law relating to the age of consent and to
 the age of marriage.
- 3 The preparation of an International Convention for the assistance or repretriation of foreign children who are abandoned, neglected or delin
- 4 The effect of child labour on the physical and moral well being of children, and the measures taken for the restriction and regulation of such labour
- 5 The effect of family allowances on the physical and moral well being of children and on the birth rate and infant mortality rate
- 6 The effect of the cinematograph on the mental and moral wellbeing of children

The Committe, also proposed to can der at its next session the land of men and and physical increation best calculated to help in the form-tion of character in childran questions connected with their biological clustation the question of the in gleeted and delinquent shift and the efforts of alcoholum in relation to the traffic in women and the protection of children

As regards als own organisation the Committee decided to air the Council to give, it the little of 'Advisory' Commission for the Protection of Children and Young People. The Commission would be divided into two committees, on both of winch Government delagates would be resulted to sit. The first section would be called the Traffs in Wheme and Children Committee and the second the Child Welfare Committee. The two committees would controlly hold their essents at the same period of the year one meeting leng held immediately after the other. The Atting Chairman of the Commission would, however be entitled to convice a joint plenary casion if he considered that any matter to be discussed affected both Committees.

Before separating, the Committee noted with grittinde a letter from Colond Snow, Chairman of the American Social Physics Association communicated by Mass Grace Abboat (United States) to the effect that this Association placed a sum of 5,000 dollars at the disposal of the League of Waltons for child welfare work.

The Committee expressed the wish that its next session hould take place at the beginning of 1926

2 - International Federation for Muthal Assistance

(Medius of the Constattes of Experts t

The Committee of Experts appointed by the Council in accordance with a resolution of the Fifth A-vermbly to examine the possibility of carrying out Senator Litrales section for an intrinsipal of duration for mutual assistance set at Geneva from M(y) 25th to May 20th (f)

The Committee elected Senator Circolo, President of the Italian Red Cross, as Honorary Chairman and M. Fernandez y Medina Minister of Uruguay, as Chair man

The other memoers my ent were Count Carton de Wart [Belgum], M Kad Cassun (Frunc.) Sir Claude Hill Director General of the League of Red Cross Southers Mr & Maudelax, representing the British Red Cross, Colonel Robert L Older representing the Arms c., n R d Cross V Coopers Warner, Rector of Gauera University representing the International Red Cross Commuttee, M Andre Vater Legal Adva or and Servicing of the Commuttee

The Commutitie prepared the draft statute of an international organisation shoch void bear the name of International Relief Union. This organisation would comprese a General Council of Government Representatives, an Advisory Commutite of Intern member, appointed in view of their technical qualifications and their experience, a count being taken of their geographical distribution, and in exclusive Commutice with limited membership which trainess to the co-operation of the Red Cruis and if accessary, other a scenations with similar objects would provide first and in disacter falling within the scope of the Dison.

It is proposed to matte the Governments to provide the lends required for the insuguration of the work of the Union, the seah of contribution being based to a certain extent on that of the allocation of the e-prises of the League of Nations Natertheless it is boped that the main resources of the organisation may be driven from private generous. The League of Nations would be entirasted with the financial administration of the funds, and as usual in such cases would give wide publicity to the objects to when the money van devoted.

⁽i) See Herrilly Surroury, bol II. So to protect and bol II. So to 1 $1\,\,{\rm 2^o7}$

The Committee was of the opinion that an organ sation of this 1 nd hile it would not motive the Governments in cost nade expenditure vould nevertheless to faithful interpretation of Senator Circolos original idea namely to appeal to international solidarity to provide immediate ruled for the population over taken by dissure. It would further furnish the Governments and the public with a guarantee that the funds continuated were administered and unlisted to the best pos No. Javata.

The Committee will hold a second meeting on June 27th when it will examine the detailed plans which are being drawn up by its sorictary. The scheme will then be submitted to the Council

3 - Traffic in Omilia

The Government of Bohrus—one of the principal coce prodesing "countries his informed the Sairtary General of the appointed on M Manuel Cucilar as its representative on the Advisory Committee on Traffic in Opsum and other Dangt rous Drugs

The Fifth Assembly, recommended to the Council on the interest of the down open at of the work of the Advisory Committee to tile the neesary steps for the inclusion on the Committee of a rapper nature of a Latin Anne can country. The Council on December last mixted Bobs as to appear a representative to serve on the Committee.

VII ~ Obituary

Three members of the staff of the L ague Malana Commission on a tour of investigation in Palestine and Syria mit with a fatal motor a cident miar $B_i \, v$ routh on May 21st

The victims of the accident were

Dr Samuel Tryler During (Amere an) corresponding member of the Malaria Comm sion, a well-no in melanologist and in mour of the International Health Board of the Rockefeller Toundation

Dr Norman Lotjann (British) member of the Ikalth Section of the League Secretariat

Mile Anna Besson (French) member of the Secretariat tall since 1910

The fourth company of the motor can Dr. Swillengrobal imember of the Commission) escaped with slight injuries

The Secretur General in his own name and on behalf of the Secretariat service says of sympothy to the lambles of the deceased. General Sarraid High Commissions of the French Generalment for the mandated terrotropes of Syra and Lebanem in his own same and on behalf of the Governor of Lebanem and the Previount of Syra addressed to the Secretary General a telegram expressing his previound sympathy.

The three victims of the accident were burned on May 24th with militars honours. The Governor of Lebason presented them with the Media Re d Or d c. Nature and decided that a monument should be erected when the accident took piece.

VIII - Forthcoming Events

June 15th Orchary Session of the Permanent Court of International Justice, The Hague June 26th Meeting of the Permanent Mandates Commission General
June 2,th Meeting of the Preparatory Committee on an International Federa
tion for Mutual Assessment Pairs

July 13th Meeting of the Temporary Commission on Silvery Geneva

July 27th Meeting of the Special Body of Experts on Traffic in Women and Children Geneva

IX - Organisations and Commissions of the League of Nations

(Adderdum to list of members published in Vol. V. No. 1)

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I - Summary of the Month

The principal League of Nations meeting in June was the thirty fourth session of the Council which was held from the 7th to 11th at Geneva There were present

M QUINONES DE LEON Pre iden.	(Spain)
M Hymans	(Belgrum)
M DE AIFLLO FPANCO	(Brazil)
Vr Chamberlain	(Brit sh Empire)
M Benes	(Czechoslovakia)
M Briand replaced later by M Paul Boncour	(France)
M Schloja	(Italy)
discount Ishu	(Japan)
M Under	(Sweden)
M Guayi	(Uruguay)

The Austrian Greek, Hungarian Lithuanian Polish Roumanian Sevb Coral Slevene and Turkish Governments sunt representatives to attend the discussions on questions concerning them. The President of the Senate of the Free City of Darrig the Commissions of Guerrai on the League at Burapact and vienna and the Charman of the Tinancial Committee also took part in the work of the Council

The principal questions dealt with by the Council concerned the financial reconstruction in Hungry and Austria and this measures for the organisation of an inquiry into the economic conditions of the latter State, the approval of a new procedure for the settlement of disputes between Poland and Danag and the constitution of a commission for the delimitation of the port of Danag the problem of the Buggrain moments in Grace as rared at the first their desson of council this situation of Minorities in Lithiania Roumania, Greece and Turkey and the explanation to the distriction Buggrain German and Hungrainia Governments of certain points in connection with the right of investigation of the Council

The Conference for the Control of the Trade in Arms Munition and Implements of Wat came to an end on June 17th Imong the instruments drawn up by the Conference war, a Convention and a Protocol relating to Chemical and Bacterio logical Warfare, both of which have already been signed by several States

The Permanent Advi ory Commission for Military Naval and Air Questions the Dinancial Committee and the Mixed Committee on Economic Crises held short meetings in the course of the month

The Permanent Court of International Justice met on June 15th at The Hague for its annual ordinary session in the course of which it will deal with a plea to its jurisdiction filled by the Polich Government in connection with proceedings relating to certain German interests in Polish Oper Sulsan

II — The Permanent Court of International Justice

1 - EIGHTH SESSION

The eighth sess on of the Permanent Court of International Justice opened on June 15th at The Hague The Court was composed as follows

"I May Huner (President) Dr I oder (former Pre-dent)

M Weres (Vice Lresident)

- Lord Finlay,
- M Nyholm,
- M de Bustamante.
- M Altamira,
- M Oda.
- M Anzilotti.
- M Pessoa. M Wang (Deputy Judge)

At a public sitting on June 10th the President announced that the Council of the League had withdrawn its request for an advisory opinion in a matter concerning the evpulsion of the Œcumenical Patriarch. This question had there fore ocen removed from the case list of the eighth session

With regard to the proceedings introduced by Germany against Poland on the subject of certain German interests in Polish Upper Silesia, the Polish Government had informed the Court that it intended to file a plea to its jurisdiction, and that certain of the points at issue were already pending before the Cermano Polish Mixed Arbitral fribunal That body it was stated, would be prepared to give judgment on these points, but preferred to suspend its decision pending that of the Court on its own competence

The Court, therefore, on June 16th notified the German and Polish Govern ments that it would deal in the course of its eighth session with the plea to its surradiction, provided that the oral procedure could begin on July 15th at the latest. It then suspended its seesion until July 15th, authorising its President to close it at an earlier date should the conditions enunciated not be fulfilled

The German and Polish Governments respectively have informed the Court that they have appointed M Rabel, professor of law at munich, and Count Rostworoveki, Rector of the University of Cracow, as national judges to sit on the Bench for the hearing of this case. The German Government has appointed as its representative Professor Erich Kaufmann of Bonn. The Polish Government has appointed in a similar capacity M. Kozminski, its Minister at The Hague, M Mrozowski, President of the Supreme Court of Warsaw, and M Limburg, Leader of The Hague Bar

2 - APPOINTMENT OF THREISH LEGAL ADVISERS

The President of the Courf has formarded to the Turkish Government a list of eight candidates from amongst which that Government, in accordance with the declaration concerning the administration of Justice in Turkey signed on July 24th, 1024, at Lausanne, will choose four logal counsellors

. - Deposit of Treaties with the Registrar of the Court

The Swiss Government through its Minister at The Hague, has filed with the Registry (I) The text of the Treaty of Conciliation concluded on June 6th, 1924, between Switzerland and Denmark (2) the text of the Treaty of Conciliation and Arbitration concluded on June 18th, 1924, between Switzerland and Hungary (1)

⁽r) The above article has been prepared on the basis of information supplied by the Registry of the Fermanian Court of International Justice at The Hague.

III — Reduction of Armaments and Military Control

1 — Conference for the International Control of the Trade in Arms, Municipal and Implements of War

The Conference for the International Control of the Trade in Arms which mut at Geneva on May 4th (?) under the chairmanship of M Carton de Wiart, former Belgian Frime Minister came to an end on June 17th The following instruments were drawn up

A Convention a Protocol relating to Chemical and Bacteriological Warfare, a Declaration by the Spanish Government regarding the Territory of Ilm a Protocol of Signature and a Final 4ct

I The Consention

The Convention comprises 41 articles and is divided into five chapters. Its object is to establish a general system of supervision and publicity for the international trade in arms munitions and implements of war and a special system for areas when measures of this 4 ind are generally recognized as particularly necessary.

Chapter I defines the arms, munitions and implements to which the Convention applies. They are divided into five categories,—arms of exclusive war utility, arms of possible viar utility, warships arreraft and other arms.

Chapter II hays down that Governments only shall have the right to export or import arms of the first category (acclusive var utility). Exceptions are contemplated in the case of manufactures of war material and duly authorised rifle clubs or similar associations. Consignments for export must be accompanied by a licence of declaration of the importing Government. Arms of the second category (possible war utility) may also only be exported under cover of e-port decuments.

As regards the foreign trade in the first and second catagories the Convention provides for published in the form of the regular publication of statistical raturus within two months of the close of each quarter. The trade in arms of the third and fourth categories is warning and aircraft is subject to publicity regulations only. The trade in arms of the fifth teategory is first.

Chapter III defines the system to be applied to certain areas referred to as Spand Zo to Times companie

- a) A land zone consisting of the African Continent with the evolution of Egypt Lybia Tunisia Algeria the Spain's possissions in North Africa, Abjestima and the Union of South Africa tagether with the territory under its mandath, and of Southern Rhodevia. This sone includes the adjacent situated such into manner miles from the coast, Prince is Isadin of the Bight of Bisfri, St. Thomas, Annobon and Socotra, but not the Spainish islands north of 20° north latitude it includes further the Arabian pennsular, Gwadar, Syria Lebanon, Pale-time, Transpordana and Irra.
- b) A mantime rone including the Red Sea the Gulf of Aden the Persan offl and the Gulf of Oman bounded by a line drawn from and following the lattude of Cipe Guirdafui to the point of intersection with longitude 57° east of Gicn vich and proceeding thence direct to the point at which the eastern frontier of Goadul meters the sea

To these zone, the export of all arms save those of the third rategory (warships) is forbidden except under cortain conditions. It may be authorised if the High Contracting Party exercising sovereignly jurisdiction, protection or tutelage over

⁽¹⁾ See Metry Su ton Ver V No 5 p 1 c

the territory to which the export is consigned is willing to admit the articles in question and if these articles are intended for lawful purposes

Chapter IV contains three provisions of a special nature. The first relates to Abysaina, whose Government has expressed its willingness to put into force in its turnitory measures designed to give effect to the provisions of Chapter III., the second relates to the reservation which a certain number of countries but during on Russa may wash to make in order to adapt the general principles of the Convention to the special position in which they might be placed downg to the non-adhes or of Russac the third growles for the case of countries possessing extra territorial jurniciation in the territory of another State.

Chapter V is confined to general provisions. It lays down that the Convertion shall not apply to arms forwarded to the military forces of the evporting country, wherever that forces may be or to those carried by the individual members of such forces or by other persons in the service of the exporter. It is also provided that, in time of war the stipulations of Chapter II (supervision and publicity) so far as any consignment of arms to or on behalf of, a belligerent is concerned shall be suspended until the restoration of peace

All provisions of international conventions prior to the present one shall be considered as abrogated in so far as they relate to the matter dealt with therein. The Convention shall not, however be deemed to allest rights and obligations arrange out of the Covenant of the League of Nation, the treaties of peace signed in 1919 and 1930 the Washington Treaty of Pebruary 6th, 1922, and other trusties and engagements concerning the prohibition of evoport import or trains to darms

Disputes arising between the Contracting Partics as to the interpretation or appheation of the Convention shall if they cannot be estitled by direct negotiation be referred for decision to the Permanent Court of International Justice Should the parties to the dispute not be signatories of the Statute of the Permanent Court, the dispute shall be referred either to the Perman in Court or to a court of arbitration constituted in accordance with the Hague Convention of 1907, or to some other arbitrat tubunal

The Convention will come into force after ratification by fourteen Powers Ratification and subsequent accessions will be notified to the French Government

II Protoco' relating to Clemica' and Bacteriological Warjare

This Protocol, which is mainly due to the initiative of the American and Polish Diseganous, contains a fecturation by which the Contrading Yowen verging that the use in war of apphyricating, pessonous or other gase, and of all malegous liquid, materials or devices, has been justif condemned by the general opinion of the civilized world, and that prohibition of such use has been made in treaties to which the majority of Powers are parties. With a view to the arceptance of this prohibition as a part of international law binding all c the conscience and the practice of nations, the Contracting Powers, in so lar as they are not already parties to treaties prohibition suggested to extend it to the use of bacteriological methods of warfare, and agree to be bound as between themselves a recording to the terms of this delibration

The High Contracting Parties further undertale to do all in their power to induce other States to adhere to the Protocol Adhisions will be notified to the French Government and, by the latter, to all signatory and adhering Powers

The Protocol vill come into force for each Power as from the date of the deposit of its rathication

III Declaration of the Spanish Government

By this decliration the Spanish Government agrees to the inclusion in the special zones of the territory of Him (North Africa) and to the application to this

territory of the system set forth in Chapter III of the Convention, unless and until it notifies the Contracting Parties of a decision to the contrary

Iv Protocol of Signature

Under this Protocol the instruments drawn up by the Conference are open for the signature of all States until September 20th 1020

V Foral Act

The Final Art results that the States represented at the Conference, desrows or organizing a general and effective system of supervision and publicity with regard to the international trade in arms munition, and implements of war took, part in the work at the invitation of the Council of the League of Nations issued in conformity with a resolution of the Pith Assembly

The signatories declare that their Governments intend to apply strictly their internal laws and regulations to prevent fruidelent commerce in arms, and to exchange all information on the subject, they declare further that the Convention must be considered as an important step towards a general system of international agreements, regarding arms and amountation and implements of war and that it is desirable that the international aspect of the namidature, of such arms, annumution and implements of war abould receive early consideration by the different Governments.

In his closing speech M Carton do Whart summed up the work of the Conference "Wwe are while he said to prevent the world with a solid structure not built in the clouds, but founded upon the rock of solid realities. The reduction of armanustas is not yet a chieved but an important step has been mide towards it. For the first time, to use the very gar cyprespon of M Paul Boncourt—the trade in a min is removed from the domain of private law and enters that of public law.

"And indovd, is it right is it desirable that a trade vinich so nearly affects the world's peace about he bandoned without regulation to be the sport of greed and private interests." It is not in the interests of all that both upports and imports should be supervised, mone, particularly in countries where excresses liberty in this rapect would incoverage disorder and aggression? To these questions our Conference has replact by an emphatic affirmative and by practical decisions." The Chairman terminated his special with a voto of thanks to the League of Nations whose institutive and person-green land, he said, permitted the attemment of a result for which it deserved a large share of credit, and which would doubless contribute to the increase of a spersage and oppolativity.

Signatures

The Convention has been signed by the following States Abyssima, Brazil The British Empire. Indir, Chile, Esthoni Findand France, Hungary, Italy, Japan, Littin I usumburg Polynd Roumean, Salvidor, The Kingdom of the Stits Crosts and Slovenes Spun and the United States of America

The Dedert on relating to the Terratory of Him has been aga diby Abysum Brill The British Empire, India, Chile Esthonia, Infland France, Italy, lapra Latur Juvemburg Polmid Roumann Salvador, Kingdom of the Serb, Crosts and Slovene, and Spin

The Protocol rd "mag" or his mat a warfure has been agent d by Abvision's Briant, The Britist Empire, Curiodi, India Chile Diamints, Esthonia Tinhand, France, German Greece, Italy, Inpun Living, Invending, Netherlands Nicritagian, Polind Portugal Roumnins Salvant, The Engedom of the Stris, Creats and Slovears Spare, Switzerland Turkey, ran United States of America, and Uruguay The Protocol of Suprature has been signed by Abyasma Brazil, the Bottah Empure, India, Chile Denmark, Esthonu, Finland France, Germany, three, Hun gary, Italy, Japan, Latvna, Luasemburg, Netherlands. Nicaragua, Poland, Portugal, Roumanan, Salvador, the Kingdom of the Serbs, Croat's and Slovenes, Spain Swit zerland, Turkey, the United States of America, and Uruguay.

The Final Act has been signed by Abyssina, Belguim, Brand, British Empire, Ohie, China, Czechoelovakin, Eppir, Esthenii, Finland, France, Ger many, Greece, Hungary, India, Hrish Fere State, Urby, Japan, Latra, Luxemburg, the Netherlands, Poland, Roumana, Sal-ador, Kungdom of the Serbs, Crasts and Slovenes, Suam, Spain, Sweden, and the United States of America

The Persian Delegation, in the course of the d-bates, found itself unable to share the views of the other delegations with regard to the inclusion in the Spelal Zones of the Persian Guif and the Gulf of Oman It therefore sithdrew from the Conference

2 — RIGHT OF INVESTIGATION OF THE COUNCIL

At its March session the Council requested the Secretary General to cause a statu be to made as to shather the system proposal by the Mixed Committee of Jurists and members of the Termanent Advisory Commission to ensure the erre cution of the work of the Investigation Commissions shall nece sitate legislative measures on the part of the countries liable to sub-sub-partion

On June 10th the Council took note of a memorrandum on the subject prepared by the Secretariat This document, Viscount Lahn reported, brought out clearly what was in the time of the Council the essential factor in the situation, namely, that the countries concern d were definitely bound by treaties to give every far littly for any investigation which the Council, acting if need be by a majority vote, much consider necessary

The Council decided to address to the Austrian, Bulgarian, German and Hungarian Go eminents a letter explaining its point of view and expressing its confidence, that, should the occasion area, the stipulations of the peace treaties by which States hable to in-restingation undertook to give every facility to such effect would be fully carried out.

3 — MEETING OF THE PERMANENT ADVISORY COMMISSION

The Permanent Advisory Commission for Military, Naval and Air questions met on June 8th at Geneva with Colonel Lowe (Great Britain) in the Chair

The Commission examined the questionnaire drawn up by its Committee of Enquiry This document, before being transmitted to the Governments, is submitted, in virtue of a decision of the Councit, to all organisations represented on the Co ordination Commission, is e, the Economic, Finnential and Transit Committees of the League, the Permanent Advisor Commission and the Employers' and Worker's Groups of the Governing Body of the Intrinational Labour Office.

IV — General Questions

- INTERNATIONAL ENGAGEMENTS

a) Registration

Among the treaties and international engagements registered in June figures a series of conventions and protocols concluded on July 14th, 1923, by Hungary and

Czecnosloval ia presented by the Hungarian Government. These agreements convers the a sessment of taxes and the settlement of various financial and insurance questions pending between the two countries.

The British Government deposited the Treaty of Allhance concluded at Bagdad on October 10th 1976 between Great Britan and Iraq and administrative firm and legal and multitary agreements supplementary thector a treaty of commerce and management of the Britans and Austra (London Vay 22nd 1974) and 7 a pottal agreement between Lux emburg and Great Britans and North Iraland (London September 8th 1923)

The Danish Government presented a copy of notes exchanged on June 3rd 1995 by the Greak and Danish Governments relating to the prolongation until January 1st 1020 of the Greco Danish Treaty of Commy ree and Navigetica (Athena 1843 and Copenhagen 1846)

The Polish Government deposited an arbitration convention concluded on

The Smas Government deposited a commercial agreement concluded on December 4th 1974 by Latvia and Switzerland and a treaty of conclusion and arbitration with a final protocol concluded at Budapest on June 18th 1024 by Hungary and Switzerland

b) Adherions and Ratifications

The Protocol for the Pacific Settlement of International Disputes (Geneva October 2nd 1924) has been signed by the Government of Haiti

The Con action for the Simplification of Customs Formalities (Geneva No vember jed 102.) has been ratified by the Netherlands Government on behalf of the Netherlands and their overseas possessions (the Dutch East Indies Summan and Curacoa)

The Convention and Statute on Freedom of Transit (Barcelona, April 20th 1921) have been ratified by the Esthoman Government

The Convention on the Suppression of the Traffic in Women and Children (1921) has been ratified by the Swedish Government. The instruments of ratification have been deposited at the League Secretariat.

The Convention and Protocol drawn up by the Second Optum Conference (Genera February 18th 1925) were signed in June by the Governments of Latvia and Monsco

c) Amendments to the Covenant

The Protocol relating to the amendment to Article XVI of the Covenant (Loonomic Blockade) adopted in 1924 by the Fifth Assembly, has been rathfield by Shivador. The instruments of rathfication have been deposited at the League Secretinast.

2 — APPOINTMENT OF REPPESENTATIVES TO THE LEAGUE OF NATIONS

1) Appointment of a Hungarian Representative

The Hunguran Go, crimment has notified the Secretary General of the League of Nations of the appointment of M Alicy Nagy de Versegh Councillor of Legation as head of the Hunguran Delegation to the League of Nations with the title of Resident Nimister

b) Appoints of t of c Delegale of Vicaragua

The Accaraging Government has notified the Secretary General that it has accredited Dr. Antoine Sottle as permanent delegate to the League of Nation.

3 — Transfer by the German Government to the Polish Government of Social Insurance Funds in the Upper Silesian Territory geded by Germany to Poland

The question of the transfer by the German Government to the Polish Govern ment of social insurance funds in Upper Silesian territory coded by Germany to Poland was bought before the Council for the second time in the following or cumstances.

In a letter to the Council submitted in March the Polish Government recalled this navurdance with Aftuels_it of the Treaty of Versailles, the Founcil, on December 6th, 1024, Inad invited Germany to pay Poland the sum of 56 million gold marks, the Inst instalment of 6 million gold marks, the Inst instalment of 6 million gold marks, the Inst instalment of 6 million gold marks, the Instalment the German Government stated that it had requested the Agent General for Reparations Pavments to deduct the sum in question from the payments to be made under the Daves scheme.

The Polish Government having subsequently requisited the Council to give idict to its decision of December oith, the latter decided to discuss the question in June. It invited the Secretar General to notify to this effect the German Government, the Agent General for Reparations Payments and the Reparation Commission, requesting them to communicate to the Secretainst any observations they might desire to make.

At its June session the Council examined the replies which had been received

From the letter of the Agent General for Reparations Payments it appeared that in consequence of an agreement reached on January 14th 1025, by the Allied Finance Ministers, he was not in a po thon to make only payment for the purpose specified out of funds received or to be received under the Daves scheme

The Reparation Commission in its report stated that it was without authority in the matter and suggested that it would be necessary to submit the question to arbitration as provided in the London Protocol of August 30, 1924

The German Government, on the other hand maintained that payment of the instalment in question could only be effected out of the Dawes amountes, in accordance with the Dawes scheme, which was accepted by the London Protocol of August 16th, 1924, and of which Poland was not a signatory. In the opinion of the German Government a doubt accordingly evisted as to the method by which it should discharge its obligations.

On June 9th, the Council expressed its regret that in consequence of a legal controvers, social insurance funds which were of great importance for the vorking population of Upper Siless had not been at the disposal of the competent authorities at the appointed dat. The Council considered that the question might be stitled by arbitration as provided for in the London Protocol and as suggested by the Reparation Communiscen

4 - REQUEST FROM THE INTERNATIONAL PARLIAMENTARY CONFERENCE ON COMMERCE.

A request from the International Parliamentary Confesence on Commerce with regard to the possibility of collaboration between that body and the League was submitted to the Council at its June ession

The Council expressed its sympathy with the general idea of collaboration between the League Technical Organis itions and the Parliamentary Conference. It requested the Secretary General to communicate the correspondence on the subject to the Economic, Financial and Transit Committees of the Leegue.

V - Technical Organisations

1 - THE HEALTH ORGANISATION

a) Report of the Health Committee

The Council on June 9th approved the report of the Health Committee on the work of its recent session

With regard to the programme of interchanges for the coming year the Council approved inter due it c proposal of the Committee to organise a special interchange in West Africa for medical officers of the Colonial Health Services of Belgium Prance, Grata Britain, Portugal, Spain and the Junion of South Africa. It was decided to forward to the Persian and Albanian Governments respectively the reports prepared by Dr. Gilmour on health conditions in Persia and by Dr. Haigh on malari in Albania.

The Council noted the agreement to be negotiated by the Netherlands and Belgian Governments with a view to rendering the sanitary measures relating to annification more effective and less burdensome to commerce. It considered that the extension of such agreements to other maritime countries should be recommended, with the addition of a clause providing for the reference to an international health organisation of differences with regard to their interpretation.

With regard to the application of Article 5 of the Opium Convention of Librust.

19th, 1925 the Council dended to invite the Governments to furnish a list of pre
parations containing narroties to which in their opinion the Convention should

not be applicable, their composition precluding the recovery of the narroties for
consumption as such

The Council finally expressed its gratitude to the Government of French Indo Clana for the arrangement by which the wardess station at Saugon transmits free of charge the bulletins of the Int Eastern Epidemiological Bureau It also thanked the Government of the Dutch East Indies for a similar offer

b) International Conferes on Sleeps g Stel ness (4)

The Council noted the resolutions of the Conference, on Sierping Siedness with regard to administrative measures in view of the cooperation of the medical and administrative staff in frontier districts of contaminated areas and also its proposal to send an international Commission to study the question on the spot. Mr Chymbridium (Burble Empire) informed the Council that the Government of Uguada would place its laborationes at Enothbo at the disposal of the International Commission on Steeping Sichness for one year.

c) Interchange of Public Health Officials

A general interchange of public health officials—the fourth during the present verr—tool place in Belgium from May 4th to June 19th. This visit was arranged by the League Health Organisation.

The course included a series of lectures on the geological, geographic, and climitic conditions of Belgium on the development of social inclitutions public assistance and whital statistics on sanitary organisations and keyalation and on the potertion of children. It began at Brussel, and was completed by visits to

⁽¹⁾ Set 16 1, 5 year 11/1 1 1 1 1 1

public health institutions in the provinces—Brabant Antwerp Flanders Namur and Liege—and in the districts of Mons and Charleron

The recruhange came to an end of Guneva on June 26th with a series of lectures on the League of Nations and its Health Organization

2 - ECONOMIC AND FINANCIAL ORGANISATION

a) The Financial Reconstruction of Austria Work of the Council and the Financial Committee

Various questions relating to the financial reconstruction of Austria were dealt with in June by the Council and the Financial Committee

Electrification of Austrian Railways — The Financial Committee noted the proposals of the Austrian Government with regard to the electrification of the action plants. Active grainway lime. The electrification of the action between the Swis-froatier and limistruck which began before the reconstruction scheme came into force is now terminated and the Austrian Railway Direction is of opinion that it is absolutely necessary to began work on the limistruck Salzburg section. The Committee accordingly recommended that a sum not e-veeding 86 million gold crowns should be allocated for the purpose from the reconstruction loan.

On June oth the Council, in the presence of the Austrian Mini ter of Foreign Affairs M Mataya, and Dr Zimmerman Commissioner Central of the League at Vienna adopted the report of the Financial Committee thus authorising the proposed allocation

On this occasion the Commissioner General, Dr. Zimmerman said that he was happy to announce that the funancial situation of Austria allowed of this important enterprise which apart from its special advantages would enable the Government to deal effectively with the problem of unemployment and would be an important factor in the common reconstruction of Austria.

Conomic inquiry — On the proposa of mr Chamberian speaking on behalf of the Austrian Committee the Council approved the arrangements which had been made for the economic inquiry requested by the Austrian Government

The A set on Foreign Marter M Netaga, and thus the financial records us ton of Austra, now an accomplished fact was the first stage in the work of reconstruction undertaken by the League II would henceforth be ne-ressary to devote particular attention to another problem—that of the economic reconstruction of the country—and the economic inquiry would contribute in a large measure to its solution M Mataga expressed his confidence in the experts Mr Lavton and M Rist whose appointment the Council had approved

Progress of the Reconstruction Work in June (Commercially Communication) Profession

Budget Estimates — The Austrian Government presented to the Commissioner General the following estimates for June

I in Administration	Custoff A fine astronom (3.5 kg	n Jrohme s ns of shillers)	Total
E penditure	70 99	7 20	78 25
Revenue	60 29	- 05,	6b 76
Deficit	. 70	7 77	9 49

(The deficit is in a large measure accounted for by an advance of five million shillings granted by the Government to the Federal Railways)

Yield of Assigned Revenues — The yield of the revenues assigned for the service of the loan was 36.4 million shillings (22.4 millions from the tobacco monopoly and 14 millions from the customs) in May

Reduction of Civil Service Staff - 74 929 civil servants have been dismissed since October 1st, 1922

General Situation — The number of unemployed persons receiving State assistance fell by 12 6 /s in Max the figures being 148 177 at the beginning of May and 130 767 at the beginning of June

The Bank and savings bank deposits increased from 366 million shillings at the beginning of May to 387 millions at the beginning of June

The weekly balance sheet of June 2,7 do f the Austran Matenal Bank sheeked note circulation of 737 million shillings 11th a 53% cover in gold and foreign currencies. If current accounts for 65 millions be added to this figure, total commitments of 805 millions are shown to be cevered to the extant of 45% by gold and foruga minuses.

b) The F nancial Reconstruction of Hungary

The progress of the financial reconstruction of Hungary was discussed at the June sessions of the Council and the Financial Committee

At the meeting of the Financial Committee, which was attended by the Hungarian Frime Minister, Count Bethlich, the Finance Minister Dr. Budd and other representatives of the Hungarian Government. the Commissioner General of the League at Budapest, Mr. Jeremaih Smith, made a general statement on the working of the reconstruction scheme.

It's Smith announced that the Hungarana financial situation at the end of the pre-sent fistal year (June 20th) surpassed all expectations. He was happy to state that there would be no difficit in the budget for total 102. In this counce tion he recalled that the Leagues scheme had allowed a period of two and a half year for balancing the bedget. Two thirds of the loan issued with a west to meeting bud getary deficits during the period of reconstruction had not been drawn upon. This victation he said, was largely due to a considerable increase in recepts which had not been reckned with in the reconstruction scheme. As a result of the institution of a now Hungarian National Bank the crown was now stable and considence had returned.

Mr Smith explained that, in order to scheece these results the Government and been obliged to levy taxes, which were a particularly heavy burden for a country with mainly agricultural resources. In the opinion of the Commissioner General the present revenue from taxes represented the limit of Hungary's taxable capative. The budget for the coming year was balanced and would be submitted shortly to the Hungarian Parliament. Mr Smith considered that a decrease in revenue during the coming year was not very probable. On the other hand, he said, the harvest prospects, an extremely important factor in Hungary's economic prosper its, were satisfactory.

The Financial Committee also considered two questions raised by the Hunga tian Government, namely, the increase of the salaries of officials and the employ ment of part of the loan proceeds for capital investments

On the recommendation of the Financial Committee the Council on June 9th agreed to a certain increase in the salaries of Hungarian officials and also to the use of part of the reconstruction loss for capital investments. It drew attention to

the necessity of the prompt conclusion of commercial treaties and of the reduction of tariff barriers

With regard to reductions of administrative staff proposed by the Economy Committee appointed by the Hungarian Government, the Council expressed its hope that the e-measures might be e-kinded in a more radical schemic of rougan sation appropriate to the present administrative requirements of Hungary

M Scaloja (Italy), on behalf of the Hungarian Committee of the Council stated that e-planations had been furnished to the Committee with regard to a question raised at the March sersion of the Council by the Roumanian Caechiodiox and Serb Cout Slovene representatives. These explanations M Scaloja said, had been noted by the representatives concerned, who had agreed to communicate them to their respective Governments.

The Hungarian representative, Baron Koranyi thanked the Council for its valuable help in the reconstruction work

c) Eigiteer the ses ion of the Financial Committee

The Financial Committee met from June 4th to 8th at Geneva $\;\;$ There were present

M TER MEULEN (Chairman)	(Netherlands)
M DE CHALENDAR, IN place of M PARMENTIER	(France)
M Dubois	(Switzerland)
M MAZZUCHELLI in place of M Bianchini	(Italy)
Sir Otto Niemeyer	(Great Britain)
M Pospisil	(Czechoslovakia)
M Wallenberg	(Sweden)
M WARLAND, IN place of M JANS EN	(Belgium)
M Shizino Yamaji, in place of M Schiba	(Japan)

In the course of the meeting the Commuttee elamined questions in connection with the financial reconstruction of Austin and Hongars (*) and with the Danzig Minneigal Long (*). It further dealt with the report of the experts on double taxa tons and tax evasion and evanuous the resolutions adopted on June 3rd by the Mixed Commuttee on Economic Toness

Double Tarsten and The Bresson — The Committee noted the work of the reports on double transion and tax or asson and recommended the convention of a conference of technical experts to include delegates of countries other than the servar represented on the present Committee of Experts. The object of this confer new would be to fave up a drift convention which while providing a runedy for tax exason and double transien, would take into consideration the disadvan tages of placing any obstacles in the way of the international circulation of capital one of the conditions of public prosperity and economic reconstruction. This recommendation was considered by the Council on June 11th, when it dended to cony near the conference.

d) Report of the Economic Committee

On June 10th the Council approved the report of the Eronomic Committee on the worl of its filteenth session

The Council endorsed in particular the recommendations of the Committee with regard to the right of foreigners established in a country to exercise a profes

⁽t) See special articles on these objects

sion industry or other occupation. It devided to communicate to all States Members of the League it is findings of the Committee in this connection which in the opinion of the Rapporter. M Hymans constituted the executed chapter of an international code on fise treatment of foregone the first chapter being a series of recommendations drawn up by the Committee in 1923 with regard to the taxation of foreign nationals and intertiprise.

With regard to the latter question the Council decided to as! States Members to what extent they had been able to give effect to the Committee's recommendations

e) Areting of the Mixed Committee on Ecoromic Crises

The shreed Committee, set up by the Council to study in co operation with the international Labour Organisation the question of economic crises in their relation to un-employment met at Geneva on June 2nd and 3rd with M Heer (Switzer land) in the chair. The other members present were

For the Economic Committee

M Brunet (Belgian) M Serpune (French) M Wieniawsfi (Polish) Sir Hubert Llewellyn Smith (British) and M Ibi (Czechoslovak) replacing M Droracef,

For the Financial Committee (represented for the first time on the Mixed Committee)

M Dubois (Swiss) Sir Otto Niembyef (British) M Wafland (Belgian) replacing M Janssen

Experts appointed by the International Labour Organisation

M Max Lazard (French), M Mahain (Belgian) M Sjostrand (Swedish) and M Wagemann (Guiman)

The Commuttee considered the question of the stabilisation of prices this being an essential condition of the regularity of economic life and the stability of employment and decided to make detailed study of two factors which in its opinion played an important part in this connection naturity the influence of the credit pulsey of financial institutions and that of the economic policy of Governments

"he Committee further considered the possibility of seeking espert advice as to the means of developing extending and improving the use of economic bard meters

Greek Rejugees Settlement Scheme

On June 11th the Council examined the S th Quarterly Report of the Greek Refusees Settlement Commission covering the period from January 1st to Mar h 31st 1025

In the report progress is shown in the agricultural sattlement of redugees Up to March , 1st the Commus on had established 44,170 families in Macedonia 15 486 in Thrace and 7 322 in other provinces. It had completed the settlement of 72 581 families who had been established by the State before the creation of the Reduge Settlement Commus in Over 20,000 hours had been bent and 14,000 more were in course or construction. Considerable quantities of 1 ve stock ploughs wagens tools grains and forage had been distributed. The Commission had also granted numerous devances in moonly and in Mind.

During the same period the Commission organised a health service to cope with illness and malarial fearer among we refugees. Fifty one dispensa issue electablished in Maccdonia and it is hoped that they may prove self supporting

3 - COMMUNICATIONS AND TRANSPIT

On June 11th, the Council considered various questions in connection with the League organisation on Communications and Transit reports on which were presented by M. Guani (Uruguay)

a) Conference on Tonnage Measurement in Invand Navigation

The Council decided to coaven a conference to meet on November 20th 1025 for the purpose of concluding the coun ention on tomage measurement in inhand navagation for which a draft had been prepared by the bab Committee for Inland Navagation. As this conterence affects European countries only and particularly continental States concerned with international communications by inland waterways it will be a regional or limited meeting. International organisations competent to ded with the matters referred to in the concention such as the Can fart Commission for Rime navagation the European Commission of the Danube and the International Commissions of the Danube Elbe and Oder will be invited to said recognitions.

In his roport M Ganal laid particular stress upon the value of an igreement among European countries which would by means of the unification of tomage measurement permit of the reciprocal re egultry of bronage cartificates delivered by the contrasting parties. The effect of such a step he said would be to cat down typenese and formalities both at frontiers and generally speaking in all international transport on inland waters. There could be no doubt that this form of traffic would develop to an increasing extent. Since 1898 the unitication of tomage measurement and the reciprocal recognition of tomage certificates, had been established facts in Western Europe thanks to a Convention concluded by Germany Bolgium France and the Netherlands. There existed also an agreement between the reparand States regarding navigation on the Danube or in Eastern Europe nor had any attempt been made to establish a system embracing all the inland water communications of Europe.

As the Adv-cey and Technical Committee had repeatedly emphasised such an attempt was now absolutely essential, if it were proposed to construct in the near inture important function canals between the different river systems on the lines of the great canal now under construction between the Rhine and the Danube which would be any zable for ex-sels of a 200 ton.

It would, the rapporteur added be realised that these questions of inland na n gation must necessarily be looked at from the point or view of one continent, but the method of investigation adopted for Europe could be applied later to other continents as required

b) Rosa Traffic

The Council deaded to forward to the States parties to the Convention on Road Traffic of Loo the text of the new Draft Convention drawn up by this special Committee of Enquiry on Road Traffic This draft when is a reviewd version of the Convention of 1009 is infended to serve as a basis of discussion for an international conference to be convexed by the French Conventionment:

The Council requested the French Government to include in the agenda of the Conference the discussion of the Draft Convention — It further made arrange ments with a view to establishing relations between the Conference and the comments leave Organisations c) Term of Office of the Chairman of the Personnent Technical Hydraulu System Commission of the Dai un

The Council noted the coming into force of the regulation, regarding the powers and the working of the Pernyament Technical Hydraulic System Computes sion of the Danube According to these regulations the term of office of the Charman of the Commission is five years and may be renewed

The Council extended the term of office of M Rossetts, the present Chairman, to five years as from the date of his appointment by the Council, namely March 15th, 1924

VI - Administrative Questions

1 — DANZIG

Procedure to be followed the cases of differences himse the Pres City and Polland

The Council on June 11th adopted a new procedure for the settlement of differences between the Free City and Poland. The system had been drawn up at the request of the Council by the Spanish representative. M. Quinones de Leon

The new procedure maintained the system of direct negotiations between the parties As formerly, the High Commissioner con, if orceisary, nowice either or both of the parties to attend a meeting to discuss the question at resue. In the case of technical or legal questions, however, the High Commissioner is empowered under thems regulations to consult, before giving the decision, the technical organisations of the League or experts disagnated by the Council Rapporteur on Danner

Formers, the fuferace of a question to the League technical organisations or "sports" tool place, as a general rule, after appeal had be no lodged with the Council against a decision of the High Commission." The result of this new system will be, it is hoped, to lessen the number of appeals to the Council and thus to eliminate the political element in disputes which may arise

Should an appeal be lodged aguest the dereston of the High Commissioner ofter he has consulted the Technical Commistic or E-perty, the High Commissioner will commistant to the Secretary Guesnith to opinion of the Expert together with the other relevant documents This material will be transmitted to the Council

The Polish representative, M Strasburger, and the President of the Senate of the Free City, Dr Sahm, aggred to the new proordure

Polich Pesial Service in Dencing — On June 11th, the Council adopted the advisory opinion of the Permanent Court of International Justice in regard to the question of the Polish postal errore in Danzie

As, in the opinion, it was clearly stated that the Polish postal rights were confined to the Port of Daming and that the practical application of the right depended on the elimination of the Port of Daming the Council Gauded to set up a Communision of four experts to be appointed on the Chairman of the Advisory Communities on Communications and Transit in agreement with the Council's Rap portion.

The Commission will be instructed to present to the Council at its next session proposals for the delimitation of the Port of Danzig for the purposes of the Polish postal service and with due reference to the opinion of the Court

Procedure in the case of petitions addressed to the League by citrens of the Free City — The question of the procedure to be followed in the case of petitions addressed to the League by citizens of the Free City was dealt with by the Council on June 10th when it authorised the Scirctary General to communicate on the subject with the High Commusioner of the League at Dannig

The Constitution of the Free City being placed under the guarantee of the Lague, it would seem natural that the High Compressioner, as representance of the Lague in Daining in cases where he came to the conclusion through petitions or otherwise that there was a danger of infraction of the stipulations of the Constitution, might at his discretion through the matter to the notice of the Coupart

The Council therefore decided that the High Commissioner might receive such petitions for information

Date is Assumed Lower — At its June moving the Financial Committee dealt with a question raised by the British Overland Bank and Means Helbert, Wagg and Co, who issued the Daning Muni pal Loan of April, 1425. This quere tion concerned the acceptance by the Counsil of certain dates under the General Bond relating to the lean.

The Imancral Committee considered that the Council rought arcept them duties, an opinion which the Council ratified on June 11th

Articles 32 and 36 of the General Bond Lav down that the trustee may draw the attention of the Council to any orwan by the menticipality of the terms of the General Bond in The Council may be called upon to settle daybuts between the municipality, the financial institutions in charge of the loan service and the truster The Fiv. (it) may appeal to the Council it it considers that the trustee has abused his authority.

2 - THE SAAR

Measures for tre preservation of documents in view of the P'ebiscite

On June 10th, the Council method M Bonzon former provisional Records Commissioner for the Saw Plebugar's to proceed to the Saur to creative the documents delivered to the Governing Commission by the Pressian and Bavarian Governments in view of the Plebugar's, and to prepare a report on the subject particularly as regards the presentation of these documents in the local authorities

3 - Sixth Session of the Permanent Mandatis Coumission

The Permanent Mandates Commission met at Ceneva in June 26th There were present

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Marquis Theodoli Chairman	(it man)
M Freire d'Andrade	(Portugue-e)
M Beau	(French)
Sn Frederick LUGARD	(British)
M Pierre ORTS	(Belgian)
M Palacios	(Spanish)
N VAN REES	(Netherlands)
M William RAPPARD	(Sw195)
Madame Bugge Wicksell	(Swedrsh)
M Yama yaka	(Japanesi)

The Charman velcomed the representatives of the Mandatory Powers and also M Yamanaka and M Rappard, who sat for the first time as members of the Commission

The Commission than noted the report of its Chairman and of the Chief of the Mandates Section on the work on various questions relating to Mandates done by League organisations since the last session of the Commission Before proceeding to vamine the annual reports of the Mandatory Powers, the Commission re elected Marquis Thiodola and M. Van Rees respectively as chairman and wise chairman.

A full account of the session will be given in the July number of the Monthly Summary.

VII - Protection of Minorities

On the agenda of the June assoon of the Council figured four questions relating to the protection of minorities, namely, the attitation of the Greek minority in Constantingols, and of the Turksh minority in Western Thrave, that of minorities in Liviania, that of the Bugaran "moon" > FOrects and the question of farmers of Hungarian origin in the Banat and Translytonia.

1 — SITUATIO I OF THE GREEK MINORITY IN CONSTANTINOPLE AND THE THRAISH MINORITY IN WESTERN THRACE

The Council on lune 8th postponed to its next session the consideration of the question of the Greek minority in Constantinople and the Turkish minority in Wisstern Thrace, in order to enable the League Commus inners to finish their report on the subject

The neutral members of the Mixed Commission for the Exchange of Populations and undertaken to pursue, on behalf of the Council, an enquiry into the situation of the ministics in question. The enquiry is terminated, but the Commissioners in view of the fact that they were unable to present a report for the June serious of the Council, requested the adoption-member of the discussion until September.

On this occasion, M. Caclamanos (Greece) and Colonel Tewfif: Bey (Turkes) announced that their respective Governments were engaged in negotiations on the subject, which, thes hoped, would be brought to a successful issue before the next meeting of the Council

2 - MINORITIES IN LITHUANIA

On June 10th the Council noted a report by M de Mello Franco (Brazil) on the satuation of minorities in Lithuania, which contained the following passage

It is my agneable duty to state at once that the information which the Luthunians Government between good enough to supply to the Council is evidence of that Council is evidence of the Council is evidence of Council is evidence of the Council in the Council in the Council is evidence of the Council in the Council in the Council is evidence of the Council in the Council in the Council is evidence of the Council in the Council in the Council is evidence of the Council in the Council in the Council in the Council in the

M de Mello Franco then asked the Lithuanian representative, v ho was present at the meeting, for supplementary information and explanations on cirtain points

M Zauruus (Lithuanna) in reph, furnanhed to the Council information on the following questions: the right of minorities to address potitions to the League the exclusion of minorities from the Dispersation and the methods used in Lithuanna in taking the census of 192, the use of minority languages in the pressing public meetings, in the law courts, churches and schools for administrative purposes, in signs, advertisements or poters, and in the account books of commercial industrial and credit institutions: the agrants reform and its application expropriation as punishment for an officer, and without indemnity, and the evaluation and allocation of forest:

The Council requested its rapporteur to continue his study of the our-stron and on the basis of the fresh material furnished by the Lithuanian representative to prepare a new report for its September session

3 - Bulgapian Minorities in Greece

The Council had before it on June 10th the reply of the Grock Government to questions raised by the Council in March with regard of the situation of the Slav speaking minorities in Grocce

The Greek Government explained that no new legislater or other measure had so far been taken with a view to giving effect to the supplications of the mino i these treats, for the region that the "ready on", care into "so or inguil to", last and the time limit for the voluntars and resprecal emigration of Bulgarian freeks to Greek and freek Bulgarians to Bulgarian only experted on Permber gist

The Greek Government moreover pointed out that long before the mino rites treaty, Greece had protected the legitimate right of minorites by Pig land and other provisions' constituting in the opinion of the Greek Government, an almost complete cystem for the protection of such rights. The Greek Government added that it would always no a particular situation to the application of the mino rites treaty and it intended to take all legislative or other the ps which e persence might show to be necessary in addition to these already in existence

With regard to the requirements of the Slav spealing numerity in the matter of emeration and public worshap, the Girch Government stated that it would be examine in a fireful sport any request which that numerity night submit for the opening and manuteance of schools with tearling in its own language. The Government further announced that it would be prepared to consider any request from Slav spealing members of the Orthodox Church concerning the use in a church of their own language noticed of Gree?

At the Council meeting the Greek representative M Carlamanos explained the steps which the Greak Government had taken or was about to take to ensure the fulfilment of its obligations from the beginning of the next school year (Octo ber 1926)

Provision will be made in the bedget of 1925 1925 to a sent such communities as device to journ schools for the Slas speaking population in Greeke. A speem programme will be drawe up in order to facilitate instruction in the language of the minorities where important settlements of these populations exist. Misasures will be taken to recruit in time the necessary qualified teaching staff Bools will be prepared and princted at the expense of the Greek Government. The School Board has been instructed to take the necessary decrions during the summer so that the Greek Government at the beginning of the next school jour, will be run a position to meet its engagements with regard to the Sax speaking minority.

n a position to meet its engagements with regard to the stay speaking infinitely. It is understood that the instruction given for the benefit of the Slav speaking minority will also include instruction in Greek

As regards the religious needs of the Slav speaking minority, the Greel Government is prepared to extend to its recently acquired territory a system which up to the present, has only been in force in Old Greece by which communities have the melt to elect their own priest.

The Greek representative added that legal documents not written in Greek were admissible in law courts and that evidence given by persons not speaking Greek was recurved by the Courts through the intermediary of interpreters

On the proposal of Mr Chamberlain the Council declared that the Greel Goi-criminats letter, supplemented by the explanation of the Greel representative was astisfactory and showed that the Greek Government realised its obligations and was prepared to meet them.

4 - MINORITIES IN ROUMANIA

Farners of Hungaran origin in the Banat and Transylvania — The question of the farners of Hungaran origin in the villages of the Banat and Transylvania was brought before the Council by the representatives of Branil, the British Empire and Sween who had been appointed to consider a petition from this minority

The petitioners are mall land holder Roumanian subjects of Hunganian origin established in their distinct, who complain that under certain Roumanian laws they may be deprived of part or the whole of their esistes, with imidequate compressation. They further declare that the measures rate against them are more radurd: then flower taken spansation they forumanian nationals.

At the Council meeting the Brazilian, British and Swedish representatives discussed with the Roumanian representative, VI Titulesco the questions raised in the petition

M Titulisco informed the Council that, since the end of Marih 1925, no measures of material confinction had been taken against the farmers in question and that he was authored to offer the Council has Convernments assurance that it would suspend all measures which might tend to affect the status quo as regards the holding of these farmers, until such time as the Council could give a head opmon upon the man question.

On the proposal of the rapportour, the Council postponed the examination of the question to its newt session

5 - General Questions

On the proposal of M of M-lio France (Brazil), the Council on June 10th adopted a resolution confirming formally curtain practices with regard to the contitution of the so-called Minimites Committee, which, in virtue of the Council scool lation of Ortober 35th 1900, considers all petitions and communications relating to the protection of minimities. The Committee is composed of the Acting President of the Council and two colleagues appointed by him

The rapporter, netted that the Minosters Commutee while serve g * a *the treather handlers of the Council the right of institutes conferred upon them by the treathers had become the normal body for dealing with the Leagues work in connect ton with the protection of minorities. This made the appointment of its members a question of two "considerable importance".

The resolution adopted by the Council provided that when the Acting President of the Council was the representative of the State, of which the persons belowing to the minority in question were subjects or the representative of a neighbor ing State of the State to which the minority in question was subject, or the representative of 1 State the majority of whose population belonged from the ethnical point of view to the same people, as the minority in question, the duty viach devolved upon him under the resolution of Orether 25th 1020, should be performed by the minorities the ladder of the Presidency who was not in the same position.

The Council further laid down that the President in selecting his colleagues should not appoint the representatives of States which came vithin the above mentioned categories

6 - Acquisition of Polish Nationality

On June 8th, the Council took note of the cobange of the ratifications of the Vienna Contention of Angels 2nd, 1014, between the Poissa and German Go. era ments on the subject of the raquistion of Polina nationality. It approved clauses in this Convention in so lat is they concerned the League of Pations in virtue of the Treaty of June 26th, 1919, between the Principal Alliud and Associated Powers and Polana.

The Poist representative, M. Moravish, on behalt of his Government, thanked the Council for its action in the matter as a result of which, he said one of the most difficult and important problems of the German Poisti relations had been estitled

VIII - Polyical Questions

EXPRISION OF THE OCCUMENICAL PATRIABOR

The Greek Government on June 1st, informed the Secretary General that its regulation with the Take B Communion had been bright in a surcessful issue and that it desired to withdraw its application of February 11th converning the expulsion of the Biolomers of Patranch from Tonylantiopple

As, at the Manh wessen of the Council, the Turkish Government had reach the question of the compete n of the Count "to deal "the "h. ma". It he let decided to say the Perminent Court of International Native for an advancy on mon, at the same tin expressing the hope that the "quistren of reac "make he extited by proving negotiation."

on june Sin, the Council later noting the summinestion of the Gr. J. Gov. in ment, divided, on the report of Vi count blin, to remove from its agends the question of the exput on at the Educational Parasian. It further e-which to inform the Permanent Court that it is as longer new samp for the Council to request an advisors, opinion with regard to it, comprehens on turn matter.

The Greek representative on behalf of his Government, thanked the Council for its conciliatory action which, he said, had largely continuited to the conclusion of the agreement

IX - Social and Humanitarian Questions

TRAFFIC IN WOMEN AND PROTECTION OF CHILDREN

On June 9th the Count approved the re-olutions adopted by the Advisory Commutate on Traffic in Women and Protertion of Children, in particular, with "agen" to L. fufure work in connection with the protection of children, and its reorganisation under the name of the Advisory Commutate for the Protection of Children and Young People

As the Advasory Committee had pointed out that strong interest was taken in the subject of child welfare by a large number of obnitary searches, in North and South America, the Council requested the Secretary General to consult the United States and Uniquisarian representatives with a view to bringing becre the nest meeting of the Committee proposals for the choice of an additional assessor for the American continue.

X — Forthcoming Events

July 15th Ordmary Sesson of the Permanent Court of International Jutice, The Hague

July 24th Meeting of the Advisory and Technical Commutate on Communications and Transit, Geneva

July 27th Meeting of the Special Body of Experts on Fraffic in Women and Children, Geneva

August 24th Meeting of the Advisory Committee on Traffic 1 Op um and

Other Dangerous Drugs, Geneva
August 31st Meeting of the Economic Committee, Geneva

September 2nd Thirty Fifth Session of the Council, Geneva September 4th Meeting of the Financial Committee, Geneva September 7th Sixth Assembly of the League of Nations, Geneva September 2th Fifth Session of the Health Committee, Geneva

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THE

MONTHLY SUMMARY

OF THE

LEAGUE OF NATIONS

JULY 1925

Vol V No 7

Published on August 15th, 1925

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I - Summary of the Month

Important meetings of the Lague organisations took place in July The Permanunt Mandates Commission the Advisory and Technical Committee on Communications and Trainsit the Committee on Intellectual Cooperation and the Temporary Slavery Commission held placing sessions at Genery a committee of railway experts and the committee for the study of Senator Ciralio's scheme for international relationer. In Puris and the Commission for the delimitation of the port of Datagg purval ut is investigation on the spot

The Permanent Mandates Commission completed its examination of seven annual reports of Mandatory Powers and discussed a certain number of questions of general interest

The Temporary Slavery Commission, which met from July 13th to 25th drew up a report for the Council on the question of slavery as a whole, and made everal suggestions with a view to presenting, as far as possible, the abendation or restriction of individual freedom

The Committee on Intellectual Co operation, whose session came to an end on July 30th, tool the necessary steps for the manuguration of the work of the International Institute of Intellectual Co operation founded by the French Government

The Committee on Communications and Transit dealt with disputes as to the jurisdiction of certain river commissions referred to it for conclusion

The members of two interchanges of public heatth officials passed several days at Geneva for the purpose of studying the League Health Organisation

The Sac Governug/Commission such in its twenty second quarterly report. The Permanent Court of International Ju tice met on July 10th for the purpose of desking with the plea to its 'unradiction inted by the Polish Government with regard to the application of the Corman Government conserring certain German internat in Polish Upper 504-04

II - The Permanent Court of International Justice

EIGHTH SESSION

German Interests in Upper Silvau (*) — The Eighth Session of the Perma net Court of International Institute was resourced on July 16th for the oral proceedings in regard to the plas to the junction inhich by bleads in connection with the application of the German Government concerning cretain German introduction. Polish Upper Silvaio.

Three public sittings (on July 16th, 1°th and 20th) were devoted to this question, in the course of which Poland's case was presented by M Mrozowski, President of the Supreme Court of Warsaw, and M Lamburg, leader of the Hague Bar, and that of Germany by Professor Erich I aufmann, of Bonn University

The German application dealt with two different questions, the taking possession by Poland of a nitrate factory at Chorzo s, and the intention manifested by the Polish Government to expropriate certain large agricultural estates in the same district.

- As regards the factory at Chorzow (a matter in regard to which the interest it stake have been estimated at 110 million zlot), Poland endeavoured to sho t that the Court had no jurisdiction, besing its contention mainly on the following arguments
- (1) At the time when Poland tork possession of the factor, at Chornov there in the view of the Pols-h Government, ustification for regarding it at the property of the German Stary, because the instrument coding the factory to a private undertaining contained various, irreplianties and the cession supperved to be fertitions of a failing possession of Sci to pop. 5°, 1° vas contended, was governed by Article 26 of the Triaty of Versaulies and not by Article's 6 to 22 of the Germano Polish Convention of Gene a concerning Upper Silesia, and Article 256 ownerior to purisaction on the Court
- (2) Both the Germano Polish Mixed Arbitral Tribunal and the competent Polish Court had before them applications from the German private persons con

⁽¹⁾ See Morthly Summary Vol V No 6 p 14

ceraed for the restitution of the Chorzow factory (the building, and the industrial property and rights). These tribunds had not yet delivent, judgment in there suit. The Polisia Government was threator of point non that the Court should, at all events for the time being, consider the German application regarding the same question is installingable.

As regards the German application in so far as it concerned the large agricultural estates the Polish argument was that an action would be premature, since the Polish overment was still investigating the conditions of objections made by certain owners concerning the intention of the Government to proceed to expropria tion notice of which had been given them. In one case this investigation had resulted in the vidade all of the notice.

The German Representative disputed these contentions. As regards the Choracov factory he endewovered to show that the cession of the factory to private persons had taken place under perfectly regular and Layful conditions. Further more, he denied that the same case was pending elsewhere for in his wees, the suits refurred to other tribunals were both by their nature and the parties on comed different from that which had ocen prought before the Court. As regard, the agnostitural estates, the German representative was of opinion that the action was instified by the fact that the notice of intention to proved to experipation in itself constituted an act calculated seriously to injure important private interests and that the German Government if it had not fortwist field its application, would have run the risk of finding testif confined with a far accompliance.

The Court retired to consider its judgment, reserving the right to ask the parties for additional information

III - General Questions

1 - INTERNATIONAL ENGAGEMENTS

Registration

Among the treaties and international agreements registered in July figure

Evchanges of Notes bet von Dunmark and Geechoslovaka and Demmark and Hungary connerning the reciprosal recognition of decrument establishing proce dence an Evchange of Notes between Demmyrl and the Umon of the Soviat Socia its Republics connerring the reciprosal recognition or formage actionates and an Erchange of Notes between Green Britain and Demmark concerning the most invoured nation treatment for British subject socretics and v-sals in East Green land presented for regestration by the Danish Munter at Berna.

A series of Declarations, Protocols Letters and E-changes of Votes signed at Lausaine on July 24th 1923, and a Greeo Turkish Agreement on the repairiation and e-chang of prisoners of war and civilians signed at Lausaine, January 30th, 1973, presented for registration by the Trench Government

Traits of commerce and navigation between Lativa and Norway presented by the Nervegian Government between Swedia and Latvia, and Swedia and (zechorlovakia) presented by the Swediah Government, between Japan and the Belgo Lacemburg Union presented by the Belgian Government, and between Japan and Mexico presented by the Japansen Government

A Convention and Protocol concluded by Italy and Czechoslovakia concerning double ta action and other fiscal questions signed in Rome, on March 9th, 1924, and presented for registration by the Czechoslovał Government

2 — APPOINTMENT OF REPRESENTATIVES TO THE LEAGUE OF NATIONS

a) Appointment of a Latinan Delegate

The Lateran Government has notified the Secretary General of the appointment of M Feldmans as delegate to the Secretariat of the League of Nations

b) Creation of a Persian Secretarial

The Persian Minister at Berne has informed the Secretary General that the Secretariat of the Permanent Persian Delegation 1 ithicito attached to the Persian Legation has been transferred to Geneva with the title of Permanent Secretariat of Persia to the League of Nations

M Abou Khan Hekime will be in charge of the Secretariat

IV — Technical Organisations

1 - THE HEALTH ORGANISATION

a) Interchanges of Public Health Officials (1)

Interchange — The fifth general interchange or monoton officers which began on May 17th in the Amajdom of the Serbs Crosts and Soveness endwith a final conference on Juny 6th 2th and 8th in Genera. The participants were accompanied by Dr. A. Stampar. Director of Health Services in the Amajdom of the Serbs Crosts and Sloveness under whose patronage the interchange took place. A certain number of general conferences were held with the members of the Latin American Interchange who were in Geneva at the same time.

Lativ American Intervening — The participants in this interchange were ten in number and were drawn from the Health Services of the Argentine Republic Brazil Costa Rica Cuba Mevico Paraguay Peru Salvador Uruguay and Vene zuela

The interchange began list March in Cuba and continued in the United States Cuanda and Great Entia in where the gamenl working of the Health Gerices was cluded. The members thin passed through Helland wither vital statustics and housing were studied. Begann (system of dispensance and housing) and Geneva, where they neard lectures on the constitution of the League and the working of its Health Organization.

After the discussions at Geneva the members of the Latin American Interchange proceeded to various Swave centries (virial statistics and social insurance) therace to Frarce [anti-tuberenics and child welfare] and finally to Italy to study anti-mainral mission. The final conference of the interchange will be held in Italy in the first week of August.

b) The Far Eastern Epidemiological Bureau

The British Government informed the Secretary General that the Straits Settlements had notified their intention of contributing for a period of three years a yearfy sum of 5000 dollars towards the expenses of the Par Eastern Epidemio logical Bureau

⁽¹⁾ See Aurily Surrary Vol. 5 No 5 p 1.0

2 — COMMUNICATIONS AND TRANSIT

Eighth Session of the Advisory and Technical Committee on Communications and Transit

The Advisory and Technical Committee on Communications and Transit met from July 24% to "oth at Coreva There we eyesent V Folker of The Thankooder (Cuba), M Advantagerou (Cubi), M Radown (Great Britan) M Brock Manny Abrazuza (Spain), M Dorkers (cite Lithuana), M Devers (Trance) M Ouato Haro (China), M Folkers (Greeve), M Popesoo (Roumania) M RESIDHARTI (Austra) M Singalia (High) M Suith (Norway), M Singalia (Belgium) M Scothura (Japan) M Urruta (Colombia), M Winiarsa (Poland)

At the request of the Committee the German Government appointed M Sec LIGER to attend the discussions on the question of the navigation on the Rhine and the Danube and on the jurisdiction of the International Oder Commission

The Committee also heard M KJFLATAUF, nominee of the Council to the Memel Harbour Board, on the question of timber floating on the Niemen

Before determining the order in which the various questions should be dealt with the Committee elected its Bureau with M Susimupa as Chairman and M Brockmann y Abarzuza and M Urrutia as Vice Chairman



The Committee noted the report of the Special Committee on the Reform of the Calendar as well as those of the Sub Committee on Inland Navigation and the Special Committee on Road, Traffic which had already been evanued by the Council

On this occasion the French delegate informed the Committee that it would perhaps be impossible to nodd at the appointed date — in October next — the Conterence to be summened by his Goo-ermout for the revision of the Convention (Paris, 1909) on the International Circulation of Motor Vehicles. The requisite number of adhesions has not yet been received and it may be necessary to post none the Conference to the syning of 1926.

Cooperation with the International Conference on Commerce — With regard to the request of the International Parlamentary Conference on Commerce the Committee was of the opinion that it would be possible to collaborate with that body on the same lines as with the International Chamber of Commerce — The Committee on Commentations and Transit and the International Chamber of Commerce exchange regularly documents and information and representatives of either body attend meetings of the other in an advisory capacity, when questions of interest to both are under discussion

Trusher floating on the N anner. — The Committee examined the regulations established by the Lithuanian Government with regard to tumber floating on the highest of which the Meriel Hailbour Board had asked the opinion of the Committee have been drawn up with a view to providing sever facility for next ratific to and from Memel

The Committee after considering the regulations from the point of view of the international conventions concerned arrow up a number of observations on the subject

Jurisdiction of the European Commission of the Danube — The Committee, acting as a Court of Conciliation in virtue of the Treaty of Versailles and the Bar

celona Conference examined the question of the jurisdiction of the European Commission of the Danube. Its discussions were attended by M. Rassetts. It am delegate to the European Commission of the Danube. M. Concerv representing the Raumanian Government and M. Bur khard. M. Hestie and M. Kröller member of the Sporal Committee set up by the Advisory Committee to conduct an ensury on the subject.

The Special Committee after hearing the paths, to the discussion left for Businest proceeding thence to Galatz. It varies the Galatz Soulina section of the Danube and Licuver internation from officials and puts of the Tumpean Commission of the Danube. The Committee proceeded from Galatz to Bradle by beat hearing during the journey representatives of the Roumanian quarters intersected in the question of the navigation of the Danube. It also is and the largiest or General of the Roumanian Ports, the captain of the Port of Galatz and the exptain of the Port of Bradle. At Bucarest the Crimittee was able to gather information on certain subjects from former captains of the Port of Galatz.

On the basis of this information and of other material placed at its disposal, the Special Committee drew up a report for the Advisory Committee

The latter after noting the report, heard statements by the representative of the commanua Government and by several of its members. The Committee sate of the opinion that the European Commission of the Danube exercise Jurisdiction over the section Galatz Brails in the same conditions as over the section between the wa and Gulatz and that direnumannon between the competence of the Commission as repards the river and that of the Roumanuan authorities as rigards the protes should not be based upon geographical considerations but on a discrimination celevrea nawigation and port questions.

The Committee moreover, decided in the event of a partial revision of the Drunke statute to invite the Governments parties to the dispute to evanian in a friendly spirit the suggestions of the special Crimities in regard to certain changes in the rountaints for the European Commission of the Danobe and in its relations with the Roumanian Government

J.orssak.ton of the International Oder Commission — The Committee on Commuintations and Tran it acting as a court of conclusion dealt with a disput, which included in within the International Oder Commission with regard to its juris diction.

The Committee noted the replies of the Governments represented on the Commission with regard to the solution proposed by the joint Committee of the manner Navagation and Logal 5th Committee. All the Governments, with the exception of Germany and Poland accept it subject to certain conditions, Poland reduced it definitely. The Committee the World accept it subject to certain conditions, Poland reduced it definitely. The Committee therefore no indeed the procedure of conclustron as closed

The decision whether or not the dispute should be referred to the Permanent Court of International Justice in virtue of Article 376 of the Treaty of Ver ailles rests with the Governments concerned

Rh re and Danub. Navigation. — The Committee heard a statement by Mr. Walker D. Hines on his investigation of the que tion of the Rhine and Danub. navigation.

Mr. Hine, who had visited the principal ports on both rivers gave information to the Committee on the results of his journey. He said that the avegation problems were less numerous and complicated on the Rhine than the Dauloe, and that the situation since the war had changed live on the former than on the latter river. With regard to the Rhine he said he had beind simple mixtural and numerous statistics. This was not thin were as regards the Danabe

Mr Himes announced that his report vould be sent in later

The Charrman of the Committee, Mr Sugimura, thanked Mr Hines for his collaboration



The Committee drew up a certain number of recommendations It expressed the wish that the Conventions adopted at the last General Conference on Commu nications and Transit should entir in force as soon as possible and that the Assembly should draw the attention of Governments to this point

The Committee further decided to draw the attention of the Health Committee to the resolutions communicated to the last assembly with regard to samitary questions in maritime navigation

Finally the Committee requested the International Advisory Committee for Long Distance Telephone Communications with which it had e tablished relations to prepare a scheme for a new European system of long distance communications It recommended that the Assembly should draw the attention of the Governments concerned to the political and practical importance of placing telephone communications between the sent of the Loague and the principal European capitals on the same level as regards priority, as those between the principal capitals and of granting them the same treatment

b) Transport by Rail

Meeting of the Committee of Experts - The Committee of Experts set up by the Sub Committee on Transport by Rail to study the question of the unification of the nomenclature of guods in connection with the establi hment of international tanifis met from July 13th to 15th in Paris The Committee was composed of the experts of the Sub-Committee, the International Chamber of Commerce being represented in an advisory (apacity

After considering the relations but seen the unincation of the nomunclature of goods and other question of unification affecting international tariffs the Committee came to the conclusion that all possible steps should be taken to maintain and adapt to present conditions those unifications which had been effected before the war between certain railway administrations. It requested the Sub Committee to consider a request that a regional conference should be summoned to deal with the question

The Committee also drew the attention of the Sub Committee to the desira bility of investigating the question of the development and regulation of combined traffic between railway and other transport undertakings with combined tariffs and single transport documents

3 — Intellectual Co-operation

S vih Session of the Committee

The sixth session of the Committee on Intellectual Co operation, which was preceded by meetings of various ub committees, was held from July 27th to 30th or Geneva There were present

	OF C

Members	
Mademorelle Bonnevi	(Norwegian)
Professor de Castro	(Brazilian)
Professor de Reynold	(Swiss)
M Destree	(Belgian)
Professor Einstein	(German)
Professor Lorentz	(Dutch)
Professor Gilbert Murray	(British)
Senator Ruffini	(Italian)
M de Jouvenel, replacing M Bergson	(French)

Professor de Halreki replacing Madame Curie M Buero replacing M Lugones

Mr Vernon Kellogg replacing Dr Millikan M Creares replacing M de Torres Ouevedo (Polish) (Uruguayan) (Amurican) (Spanish)

Expert

M Luchaire

Representative of the Internat or al Labour Office

M Maurett

M Cantacusene represented the Roumanian Government at the discussion of one of the question on the agenda

Institute of Intalectual Looperation. — Under the Charmanship of M. de Jou could the Committee on Intellectual Cooperation atting as the Governing Body of the International Institute of Intellectual Cooperation definitely adopted the statute the staff regulations and the timenual regulations of the Invit tute appointed a directractic and the periorapid official and dress up the budget for past of the Charles and Charle

The Governing Body of the Institute is constituted by the Committee on Intellectual Co-operation pre-ided over by a French member of the Committee The Governing Body draws up the budget and determines the programme of work it appoints the directorate the director and if a heads of sections and branches

The directorate is composed of five members of different nationalities and of the Charman of the Governing Body. It meets once in the months and super views the execution of the programme established by the Governing Body, to whom it submits a verify report.

At 11% meeting of July 27th the Governing Body appointed as members of the Directorate M Bergson (Chairman) M de Reynold Professor Lorentz Professor Gilbert hiurray and Schator Ruffin:

The Institute has been divided into sections corresponding to the various spheres of critizy of the Commuttee. There are also sections and branches dealing with general affair. Thus the questions dealit with by the Sub Commuttee for Inter University Relations will be studied by the University Scotion it equestions which concern the sub commuttee on Philography by the Bibliographic Section and so on. The section for general questions will deal with subjects which do not come within the province of the other sections.

The Governing Ludy has unanimous in proposing as director of the Institute M Julien Luvliaire Inspector General of Education in France and expert on the Committee of Intellectual Co operation since its inception. The following chiefs of section were nominated.

 $\ensuremath{\mathit{Arts}}$ Section $\ensuremath{\mathsf{M}}$ Duplerreux (Belgian) professor at the Academy of First Arts Aniwerp

Section for University Questions M de Halecki (Polish), professor at Warsaw University

Literary Section — Mademo scile Gabrielle Mistral (Chilian) — Head Mistress of Santiago Training College

Information Section M Prervolini (Italian) journalist

Sense tife Section $\,$ M Schulze Gaevernitz (German) professor at Freiburg University

Legal Section M de Villalonga (Spanish) formerly legal adviser to the International Labour Office.

General Questions Professor Zimmern (British)

It is espected that the Institut will open its doors towards the end of the year. The budget for 1256 amounts to 2,100,000 French frames, two million frames of which represent the great made by the French Government and 100 000 frames that of the Polish Government.

Constitution of a Sub-Commuttle on Arts and Letter — On the proposal of M Destrice the Commutize decided to set up a sub-commutize to deal with international questions relating to arts and litters. This body will include a certain number of members on the Commutize and persons chosen in view of their special qualifications in art and literature

Abbounts of Corresponding Members — The Committee appointed the following corresponding members: Professor Emile Racovitza (Roumania) Professor Ralab (Ca. chi-slovakia) and Professor Hoo Tsi (China)

Site this Property — The Commuttee, on the proposal of its Sub Commutee on Intellectual Property, requested Senator Ruffin to prepare a report analysing the observations presented by various toveraments with regard to a scheme attributing to senatusts part of the profits rared on the industrial application of their discoveries. Despite various objections of a practical nature, all the replies received to date acknowledge the desirability and justice of a step in this direction.

Inter Us werstly Relations — After hearing the Chairman of the International Students' Federation, the Sub Committee on Inter University Relations recommended the adoption of an international students eard. The plenary committee approved this reremmendation

The Sub Committee al.o heard the Secretary of the International Student Relief Association. It was decided that a conference of representatives of the committees of the different students associations should be summoned with a yeer to organisme their work so as to aword los of time and overlapping

The question of post graduate research work paterularly as regards the lite rary branches, dealt with ma report by M de Halecki, gave rise to an exchange of views. The report and the observations on it will be published in the Bulletin of the International Junevistik Information Office

Bibliography — The Sub Committee on Bibliography dealt with a considerable number of questions — Its findings were approved by the plenary Committee

The Committee took note of a memorandum by Dr. Hagberg Wright, Director of the London Library, on the subject of the international borrowing of books, and, after hearing M. Maruel Godet, Director of the Swiss National Library adopted a resolution recommending a series of practical measures for facilitating such loans

The Committee thin examined the situation as rigards the co-ordination of bibliography on playing economics, and archeology. For the first group the desired result:—as complete as possible analytical bibliography—has been obtained thanks to an agreement between the riverse on physics and physical chemistry publishing analytical bibliographis. With regard to the second group—e.o.no miss—the Committee designated a certain number of persons to be invited to a conticious, defailing with the question. The bibliographis violates on Gracco Latin archeology are less advanced but are, burge actively pursued.

The inferior quality of printing mi and paper since the aer was also discussed. The Committee, considering that there was reason to fear that the mijority of modern publications would not survive the test of time owing to the maternal used, requested the Institute of Intellectual Co operation to endeavour to find a remedy for this state of affairs. International Materializatal Bareau — The Committee requested Prefessor Lorentz and Professor Einstein to «tudy the proposal of the International Meteor rological Committee of Holland regarding the creation of an International Meteor logical Bureau. The duties of such a bureau would be to collect observations with a ret to preparing a summary of the evolution of meteorological phonomens over as sude an area as possible of the earth's surface and to publish these observations for international use expressed in unifial mutits for the Nole world!

Solve for a futural oral University — The Committee hold Eding is a communication concerning the creation of an international university for the training of statement diplomats, political positical journissts and professors of political comounty. After an echange of views, at requested the Institute of Intellectual Co-operation to study the question.

Eéreatorei Reform. — The Committee noted various suggestions regarding the introduction of certain changes in teaching and school manuris with a view to improving international relations. A "chemic drawn up by M. Logosi vas presented to the Committee by M. Burto." Other suggestion emanating from Holland were presented by M. Loriatt.

With regard to the proposed rectification of eventual errors of fact in goo graphy and history manuals, the Committee adopted a resolution submitted by M Casers. The resolution leaving aside the question of subjective commentary suggests that in order to rectify errors of fact, the National Committees on Intellectual Co operation should dra. the attention of one another to text bools contain me errors predicted to international frendship.

Unipeation of Scientific Nomenclature — M. de Castro laid before the Committee two proposals relating to nomenclature in [1] archieology and in [2] anatomy and the classification of disea rs. The proposals were referred respectively to the subcommittee on Arts and Letters and the sub-committee on Behlography

Loss for the Developmen t of Invellect all Lafe — The Commuttee consedered what holid be taken in order to give effect to a resolution of the Fifth Assembly concerning the ranging (under the au price of the Lagge) of once or more loans the yield of which would be used to promote the development of the intellectual life in certain countries.

After hearing M. Cantacuzene on behar of the Roumanian Government, to show initiative the above mentioned resolution may be ascribed the Committee passed a resolution in favour of the pursuance of studies with a view to the realiation of this whence

V - Administrative Questions

- COMMISSION FOR THE DELIMITATION OF THE PORT OF DANZIG

The Commission for the Diminitation of the Port of Danzig for the purposes of the Polish Po tal Service met at Geneva on July 16th

The Commission vis composed of M. Hostu, Secretary General of the Central Commission for Rhine Navigation, instructively legal advisor to the Belgian Nivy Department, M. Montarroys formerly Charman of the Navigation Sub Committee of the Advisory and Technical Committee on Communications and Tran it, Colonel de Reynorr formerly Charman of the Danay Tairbour Board and M. Schruder Director of the Amstradam Postal Service

After examining the information at its disposal and drawing up its programme of work, the Commis ton proceeded to Danzig, where it heard the interested parties and pursued its investigation

On its return to Geneva on July 30th, the Commission drew up its report, which in accordance with the Council speciation of functiff, will be submitted to the Council by the High Commissionner of the League at Dannig

2 - TWENTY-SECOND REPORT OF THE SAAR GOVERNING COMMISSION

The Gov ming Commission of the Saar Territory has forwarded to the Secre tary General its t venty second report covering the period April 1st to June 30th, 1925

The report may be summarised as follows

Economic and Social Struction — The economic and social conditions were substantially the ame as during the first quarter of 1935. The yield of the mutes was 1,197,440 tons in April 1183,781 tons in May and 1,100 200 tons in June. The production of the smelting works remained stationary.

There were very few unemployed in the Sarr Territory The report however draws attention to the fact that, during the last days of June there were signs of unrest among the working classes particularly among the miners who had taked for an increase in vages in April

Trade and industry are suffering from the uncertainty which has prevailed since January 10th 1025, and which can only be dispilled by the conclusion of the Franco Girman Treaty

The Governing Commission in reply to an enquiry from the Franco German Delegation preparing the clauses concerning the Saar expressed it aillingness to undertake certain duties in virtue of this agreement

Profession on the occasion of the Rhime millenarius celebration in the towns of the Territory and particularly in Saarbruck

The Advisory Council was summoned at the end of the quarter On the agends of its meeting figured bin draft decrees the more important of which concorned social insurance and the application in the Territory of the Berne Rulway
Convention and the Stockholm Postal Convention.

darum statum — Normal progress was made in the execution of the plan approved by the Council in view of the reinfortment of the local gendarmers. During the past quarter, the corps was increased by 62 units, bringing the total number of gendarms up to 817.

The Commission took various measures to facilitate traffir between the Saar and the neighbouring countries. The French Government, at the request of the Commission, consolid to deliver to Saar inhabitants on presentation of their identity cards a view allowing them to travel in France for one year.

The Commission proceeded to a general increase of the talaries of oval ser vants. This measure tool effect as from April ist 1025. Special consideration was given to rivid servants of the subaltem categories and to those with large families. The vages of vorkinen employed by the State were also raised. These measures entitled an additional "expenditure, of about 5,0000,000 frances."

The report notes that the usual reforms introduced at the end of 1923 have r_c without an improvement r the financial situation of the communes

Fires east Simulion — On account of the economic conditions in the Terri tory, the Governing Commission decided to grant special facilities for the payment of taxes due in 1073 and 1024 P this N orks — The truffic between Germany and the Saar which had de crassed ourning the period following the introduction of the French customs regime on January 10th began to increase again shortly after and continued to do so during the second quarter

The goods and passenger tariffs were tased in view of additional expanditure for wages and salaries

Gustom houses were opened at Merzig St. Weedde and other stations. The Homburg custom house will be open before next winter. Various improvements wave effected in urban and inter-urbans and toreing communications. These improvements had become necessary owing to the increase in the number of ralls and subscribers.

The postal order traffic between Germany and the Saar which was in introduced on April 1st 1025 developed satisfacturily

Navigat on statistics for the first quarter of 1925 showed the following results. Up tomage 163 702 55 tons down tomage 128 598 0 tons as compared with up and down tomage of 97 750 5 tons and 60 338 5 tons respectively during the same period of 1924.

After a protracted study of local excumstances, of the problem of high road traffic, and of the humanial aspects of the question the Department of Public Works frew up a programme of road construction to be carried out in six years

Trade Labour and Social Insporter — The Governing Commission carried on negot attors with the Health and Food Inspection authorities in view of the adap 'attors of the methods employed ethe Saar tathe po those as roofin d by the nitro duction of the Freach customs regime. A certain number of measures were taken nagrement with the Soadrocks and the Franco Sear Chambers of Commerco.

The Department of Labour endeavoured to obtain a friendly settlement of certain conflicts and prepared various social laws

The Department of Insurance examined the laws and regulations published in Germany during the second quarter with a view to introducing them into the Saar Territory.

Site Assistance and Sor el Hygente — The regulations concrraing State awas tance were embodied in a decree-which was promulgated by the Commission after community the eye-oratic cost the pro-late or "Per result of 41 messa, e would be to place on a legal footing all the institutions of the territory dealing with public assistance."

The sum of 150 000 frames was spent for purposes of special relief

An increase of $_3\%$ of prisions and other subsidies was granted to the war disabled of the Territory. This measure, which is also applied in Germany took effect on April 1st 1975

Health conditions were satisfactory during the period covered by the report

Agriculture — The Governing Commission set aside the sum of 1 000 000 france for loans to agricultural enterprises

3 - SINTH SESSION OF THE PERMANENT MANDATES COMMISSION

The Permanent Mandates Commission mut at Geneva from June 26th to July 10th when it examined seven annual reports of Mandatory Powers on the administration of territorius under their Mandate a certain number of potitions and general questions

I AM QUAL REPORTS

The Commission examined the reports on the administration of Nauru and Nes Guinea in the presence of Sir Joseph Cool. High Commissioner for Australia in London, the report on British. Tenganyla in the presence of the Hon W Critishy Gore. Under Secretary of State for the Colonia, the report on British Togoland in the presence of Captain Mansfield. District Commissioner of the Giolo Coast Administration the report on South West Africa in the presence of Mr. Simil. High Commissioner for the Union of South Africa in London and the reports on French Togoland and the French Colonial Ministry.

a) French Togoland — The Administrator of French Togoland M Boane carrier who was also present at the extramination of the report on that territory made t the roge st of th. Commission a gineral statement on the situation and on the policy of the French administration. This policy he said aimed at collectional disclopinating particularly volational training and at native cooperation in the administration of the territory. Thus it was that at Lond the natives through their Council of Notables were consulted as to the establishment of local measures, such as the lay of taxes.

In order to develop a sense of property in the native population, the French administration had founded agricultural syndicates, a measure which had promoted the agricultural development of the territors. Critton which was retroduced or 1023, was now being cultivated and exported with satisfactory results. M Bonne carrier added that the budget surplus of the list few years, which had been pa d into a reserve fund was not entirely due to talation but to the minting of local coinage and to the sale of British currency in which taxas had been collected in previous years.

The Commission noted with satisfaction that in French Togoland as well as in the French Cameroons a new military organisation had been established and that the military forces of these territories were now entirely distinct from those of the neighbouring French colonies.

It was also glad to learn that a change in legislation in oder to remove all ambiguity as to the legal status of State lands was under consideration. Divergent view, were expressed in the Comm sson cone rung the legality an advisability of the tax described as a Labour Levy, which was imposed in both three territories.

The observations of the Commission conforming Togoland bore on the direct participation of the natives in the general administrative let of the country the development of vocational and agricultural taming the policy of promoting the moral wolfare of the natives by improving their material condition and certain points concerning labour the luquor traffic and public innance.

b) French Comerous — At the request of the Commission M Duchene gave information on labour conditions land between the medical organisation and financial situation of the French Cameroons. He drew attention to the fact that a loan of 25 million france contemplated in 1922 for public works, laid not vet been raised on account of a recurring budget surplus. This war he said a sum of 5 mil ion france would be raised which with the present reserve of 4 600 000 france would enable the Administration to pursue the work already begun.

The Commission asked that the next annual report should contain complete information with regard to the ronditions of life of natives working on the Central Radiway and in wiew of high mortality statistics expressed the desire that the Mandatory Power should day lop the medical service attached to the works

c) British Togoland — A general statement on the pointy of the Mandatory for British Togoland was made by Captam Mansfield District Commissioner of the Gold Coast Administration The Commission asl of for supplementary information on transit questions, on the methods used in securing and paying for labour, on the development of the medical star use and on the system of land tenure. It noted the minimation given in the annual report on the victim of deviation and expressed its assistance in the internal time or runking of natives of Topolond for the Gold Coast Minis had clearly

A desire was expressed for more details concerning expenditure in the Territory

d) Tanganyila — The Hon W Ormby Gore who presided over the Commission sent out last year by the British Government to study conditions in all Test African criticines under British authority laid before the Commission the information collected during his stay in Tanganyika

Mr Omnib, Gare a statument showed that the British Adm nistration had in view read and railway construction on a large scale, and intraded to encourage agriculture in the territor was son as outlets had been provided for "He splanned that the most serious problem with which the Administration had to deal valiwas that of the tee to filly whose rawags were enormous in certain parts of the country many then had cuttle communities having been unterly speed out

The British authorities had maintained and util of the native organisations for purposes of administration. Where no such organisations evisited, the authorities had indicasoured to develop them. On this occasion Mr Ormeby Gore drew the attention of the Commission to certain difficulties of an administrative character due to the fact that the worlde Masar tribe on the Konva Tangamyika frontier, had riserve on both side, of the frontier, and was thus subject to two different multiorities.

The Commission thanked the Mandatory Power for sending copies of the report of the East "frica Commission and stated that it would follow with keen interest the mea urest laten against the test of IV. I noted the difficulties in concretion with the Masar tribe and expressed its willingness to a amine any proposal madwith a view to improving the situation provided that it did not involve any limit tation of the overfox excreed by the Laugue under the Mandata

The Commission also noted with interest that a labour department had been created in the Tangaswila Administration, that a working arrangement would be reached between the educational department of the territory and the mission schools and that the Amani Institute vould probably soon be re-opened etc.

Further information was requested on certain questions concerning labour problems of general administration slavery and public finance

c) So th West 4fr ex — Information on the administrative organisation of a legislative Council composed by Mr Smit. A bill providing for the institution of a legislative Council composed of a certain number of members nominated by the administrator and others choican by soot is before the Union Parliament. This body will deal with questions concerning sepriculture hospitals, postal, telephone and telegraphic services, public health, public words, scaturous and forests site Quistions of netwee policy and certain other matters will not come within its province.

Mr Smit remarked that the economic difficulties which had been an obstacle to the invistment of private capital in the territory seemed to have disappeared, as during the past year a considerable number of new enterprises had been started with a capital of several multion pounds string

The Commission again called attention to the absence of any report on the Coprist Typici which was, however promised shortly. It noted the proposal for a legislate a council which it understood would in no way drogate from the undivated re-possibility of the Mandatory Power to the furgue of Nations

The Commission appreciated the efforts made to reduce death and disease among the labourers in the diamond mines at Ludentz but noted that the mor tality rate was still extremely high. As regards native education, the Commission

required a statement of the general pole, of the Mandators, and also commented in particular on the expenditure for this purpose and on operation with the administration of the immer. The present Peal to state or the former German Govern much radiwigs supervision over the northern distincts, the work of religious mus soon, the rights of the radius to are, we non-what land outside reserves, and the debt of the territors also formed the subject of observations.

f) Nature — Information on the arms trade, labour renditions land course and education in the territory was given by Sir Joseph Gook. The Commission expressed its appreciation of the Appent and noted that the insufair resources of the territory facilitated its administration Strucci observations were made on cretain questions.

g) New Gimmes — With regard to the annual report on the administration of New Gimmes the Commission took note of a mismorandom by Connel Amsworth who at the request of the Australian Government had recently proceeded to an investigation concurring the administrative arrangements and matters affecting the native population of the territory. Sir Joseph Cook explained to the Commission with autom the Australian Government intended to take as a result of the recommendations contained in the report.

The Commission noted with interest that the Mandatory Power had already approved som of Colond Anneverth suggestions such as the cretion of in \$40: sow Council the doubtion of a policy of native appreciation on annual great of \$10:000 for the bettermant of the conditions of the natives. On the other hand the Australian Government was unable to agree to other proposals, in particular those rootcoming charges in the immugration regulations.

The organization of an alvisor council was noted with interest and further information concerning the extension of effective control over the information from the first and the review of judicial data into the counts in the district was requested Obstractions of the Commission also reterred to the complaints of the Chinese population on certain labour matters the extension of the Australian Naugetion set to the territory and in financial struction.

II PETITIONS

A certain number of politicism most of them from individuals in South West Airtia came vefore the Commission and it are given consideration, but it was not proposed that the Council should take any action

With regard to a ortain petuon from cortain build in the Reloboth comment, which under German rul- had but a special statute the Commission conded that there was no ground for proposing special south by the Council 12 recommended that the publicoers should adopt the course proposed by the Adminitrator

III GENERAL QUESTIONS

The Commission dealt with various questions of general interest arising out if article XXII of the Covenant. These problems had already engaged its attention at preceding sessions.

a) Loans, isoances and Irrustness of Capital (!) — At the request of the Council the Commission resumed its study of the question and prepared a draft decrean with a view to ressuring investors and defining the obligations of the Mandatores

⁽¹⁾ See Methly Surmary Vol IV No 9

- o) Application of Special International Conventions to Man dated Territories (*) — The Council at its June session had requested the Permanent Mandarys Commission to consider the replies of the Mandatory Powers to a question concerning the possibility of extending special international treat est and agreements to man dated territories. The Commission after examining the replies again recommended as in 1923, that the benefits of past and future treaties concluded by the Manda tones should be e tended to territories under Mandate.
- c) Front ers between the Britisl and French Cameron's and between British and Fres ch Togoland — The Commission tool note of information to the effect that negotiations were in progress between the local representatives of the British and French Governments with a view to frontier rectification in these regions
- d) Free ther Zone believest Angala and Zonte West Africa The Commission expressed the hope that the question under disrussion between the Pertuguese Government and the British Government acting on behalf of the Union of South Africa, regarding the firmiter zone and the use of the vater of the Cun-one might be settled as soon as possible.

The report of the Commission will be submitted to the Council at its next session

The Commission will hold its next meeting on October 19th when it will continuously examination of the annual reports of the Mandatory Powers and of certain questions of general interest for which it has appointed rapporteurs

Observations or the Report by Accredited Representatives

Observations on the Report of the Commission, which will be communicated to the Council with the Report itself have been received from the accredited Representatives of France and South Africa

M Durhene explains "by the tax described as a labour levy" which is considered as a fixed measure and not a forced labour is employed in French Togoland and Cameroons as regards the mortality rate among the worl ers on the construction of the Contral Railway he points out that the prewar figures were, higher than those obtaining in 1024

Mr. Smit calls attention to the steady drop since January 1024 in the mortality rate among the labourers in the diamond mines. He also comments on the proposed new Constitution for South West Africa the supervision of the Northern Districts and expenditure on education

VI — Social and Humanitarian Questions

t — Second Session of the Tempopary Slavery Commission

The Temporary Sharry Commission met at Geneva from July 1,5th to July 25th. There were precent M Duttes Byllegabar (Hath) formuly Munter of Hutt in France M DELATORS (France) formerly Governor of the French Colomis V IESTEP DA DADAG (Ferbugal) formerly Munter, for Joroga Alfaira Member of the Permusen Wudakes Commission W: Gong (Edyum) Director General of the Belgam Colomid Munisty, Mr Grussian Representative of the Internal Labour Organisation, Sir Ferderick Locasia (Geral Battani), formerly Gover

nor of Nigeria Member of the Permanent Mandates Commission, Mr van Rees (Netherlands) formerly Chairman of the Council of the Dutch East Indics, Vice Chairman of the Permanunt Mandates Commission, Mr Rongagu (Italy), Seure tary General of the Italian Geographical Society

In accordance with the programme drawn up at its foregoing session which had been approved by the Fifth Assembly the Commission prepared a report on the question of slavery as a whole utilising for the purpose, (I) information supplied by Governments, (2) notes submitted by organisations or persons in accordance with the required procedure and (a) the personal expurience and knowledge of members of the Commission

The Commission noted in its report that certain governments, in particular those of Moslem countries whose reports would have been of special interest had not replied to the questionnaire

Most of the information from private source, arrived too late to be adequately dealt with the Commission being unable to examine certain allegations expressed nevertheless, its gratitude to the authors

The report of the Commission containing suggestions to be submitted to the Council is divided into the following chapters shewing the various aspects of the alienation or restriction, of individual treedom, and recommending a serious of practical measures the more important of which provide for joint action by several Powers

I Status and Legal Status of Slavery

Abolition of the legal status of slavery

Transitional measures to be recommended to the Government of Abyssinia Conditions to which States desirous of entering the League must subscribe

1] Slave rarding and Similar Acts

Right of pursuit across inland frontiers

Infliction of the severest penalties on persons who have taken part in a raid or in the transport of slaves

III Slave Trade

Exchange of views between Abyssinia and the neighbouring States

Co operation of Egypt

Right of pursuit and capain in theritor of vates of the Red Sea

Possibility of inducing States which were formerly part of the Turkish Empire to adopt measures not less liberal than those tal en by Turkey, especially the right or asylum

Various measures for supervision and control with regard to pilgrims and atten dants travelling to the Hedger

Repatriation of ir ed slaves and reation of a tians depot

Centralisation of information concerning the origin, destination and transport of freed slaves Right of pursuit in territorial wapers other than the Red Sea

Transport of slaves by sca to be regarded as an act of piracy

1V Slave Dealma

(Including transfer by exchange sale, gift or inheritance)

V Practices Restriction of the Liberty of the Person

Pon is to be conferred on the Courts enabling them to repress abuses Legislation for the suppression of the abuses of peonage

VI Domest e er prædsal Slavery (Serfdom)

Non recognition of the legal status of seris or demestic or prædial slaves

VII Compulsory Labour Public Private Paid or Unpaid

Prohibition of forces or compulsory labour except for public works and services and under conditions of inadequate remuneration

Precautions to be observed by the authorities in the recruitment of labour

VIII. Transition from Servile or Compulsory Labour to Free Wage Labour or Indebendent Production

Enrourigement of peasant proprietors and permanent crops

Measures to be tale to render tage labour attractive

The use of currency to be made most general and wages to be paid in cash Education adopted to the circumstances of the people and participation of the natives in the conduct of their or a affairs and in the enterprise of no natives

The majority of the members of the Commission were of opinion that it would be desirable to adopt an international Convention containing inter alia stipulations with a view to giving effect to certain of the above recommendations

2 - THE INTERNATIONAL RELIEF UNION

Meding of the Committee of Experts (1)

The Committee of Experts appearated by the Come I to study the possibility of putting into practice Senater Caraolo's scheme for the interrational organization of relief for populations strickin by calamities, met on lane 27th 28th and 20th it Paris at the headquarties of the League of Rid Cross Sonichies There were present

Senator Giovanni Ciraolo Chairman

M. Fernandez Y Med na. Minister of Urugury in Pans who presided at the debates

Lt Col Draudt, Vice President of the German Red Cros Senator François (Belgium)

Sir Chiede Hill Director General of the Longue of Red Cross Societies

M Learn (Sweden) expert on man rance questions Colonel Olds Under Sourctary of State for Foreign Affairs of the United

Scrator Ha in a Sarraut (France)

Profe sor Werner of the International Red Cros Commutee

M Mater, legal adviser

Sir Eric Drummond Secretary General of the League of Nations and Dr van Hamel Dructor of the Legal Section of the Secretariat also attended the meeting

The Committee greed upon the final text of the draft Statutes of an International Relief Union and fixed at \$2,000 the sum it considered necessary for the imagination of the work of that organisation

In this scheme set forth in the drift statutis the vord disaster applies to mis fortunes and deturbraces due to force map or (Act of God) when if my affect entire point latines is the time consequence series as he exceed this normal provisions extended a provilent Government and when they are of an exceptional character in the traced mountains.

⁽¹⁾ See Healf, 5 meany Vol. V No S. p. 118.

The constitution of the International Rebril Union will not be definite until the statutes have been rathful by at least twelve States whose combined contributions amount to three fifths on the international ordered upon or 60% of the total number of units. Two further conditions must be fulfilled. The General Council of the Union must hold to manugural meeting and must appoint the Executive Committee of the Union.

The Committee forwarded its report to the Council requesting it to take the necessary steps with a view to playing the question on the agenda of the Sixth Assembly

VII - Publications of the League of Nations

1 - REPORT TO THE SIXTH ASSEMBLY

The Report to the Sorth Assembly on the work of the Council on the work of the Secretariat and on the measures taken to execute the decisions of the Assembly 1 as been published and may be obtained from all agents of League of Nations publications (See List)

2 - BULLETIN OF THE INTERNATIONAL UNIVERSITY INFORMATION OFFICE

The July number of the Bulletin of the International University Information Office, which has just appeared contains outracts from the report of M de Reynold on the distribution of the sum of 100 000 hr. placed by the Italian Red Frees at the disposal of the Committee, on Intellectual Cooperation. It further contains various communications from national university offices regarding scholarships summer courses etc. report from the universities and technical schools of Lagg, Milan Payas and Danig and notest from the more important student associations.

Yawa and Danzig and note: A more important student associations

A memorandum on American books and libraries from the standpoint of cooperation is also published in this number

VIII - Forthcoming Events

August 21st

Collective study tour of medical statisticians final conference

	Genevi
August 24th	Meeting of the Advisory Committee on Traffic in Opium and
	Other Dangerous Drugs, Geneva
August 31st	Second international conference for the standardication of bio
	logical products. Geneva
August 31st	Meeting of the Economic Committee Geneva
September 2nd	Thirty Fifth Session of the Council Geneva
September 4th	Meeting of the Financial Committee, Geneva
September 7th	Si th Assembly of the League of Nations Geneva
October 8th	Fifth Session of the Healtl Committee Geneva
October 19th	Meeting of the Permancot Mandates Commission Geneva
October 26th	Japanese Interchange of Health Officers Tol 10
November 20th	Conference on Tonnage Measurement in Inland Navigation

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OF THE

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AUGUST 1925

Vol V No 8

Published on September 15th, 1925

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MONTHLY SUMMARY OF THE

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AUGUST 1925

Vol V No 8

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I — Summary of the Month

August was devoted generally to preparatory work for the September meetings of the Assembly and the Council

The Advisors Committee on Trafic in Opsum and Other Dangeroes Drugs a confirence of medical statistisms arranged by the League Health Organisation and the second international Conference for the Standardstation of Biological Productmet at Geneva towards the end of the month

The Economic Committee met on August 31st for its sixteenth session

The eighth session of the Permanint Court of International Justice came to an end on August 25th, when the Court reached a decision on its competence re garding a question connected with oritinal German interests in Polish Upper Silesia The first annual report on the work of the Court appeared in the course of the month

Reports on the work of the Mosul Commission and on the delimitation of the Port of Danzig were also published

II - The Permanent Court of International Justice (1)

t - Eighth Session

Genron Interests in Upper Selesta — On August 25th the Permanent Court of International Justice delivered, at a public setting its judgment on the prehim nary objections raised by Polynda agunest the Court's jurisdection in the case introduced by Germany concerning cortain German interests in Polish Upper Selessa [9].

In the judgment the Court treated separately the matter of the taking over by the Polish authoritie, of a nitrate factory at Chorzow and that of the notification of their intention to expropriate certain large rural estates in Upper Silesia

In both respects the Court upheld its jurisdiction and decided that the case should be heard on its merits the Polish National Judge dissenting

Poland based its objections mainly on the following considerations

(1) A cancers the Chornov factors on the one hand that the dispute if any did not fall under those articles of the German Potah Convention concerning Upper Glessa, which alone could confer on the Gourt jury diction in the matter, and, on the other hand, that sours conserring the same suppert were already pending before other trabunals.

(2) As concerns the large rural estates, that the suit was premature, Poland not having yet decided whether a propriation was actually going to take place

Desting with the Tolah objections the Court first of all laid down the pen rule that, in crede to deal do so to serve competer a to deal. If the case it man necessary the contract the deal was not which the decision on the Application ment be based were amongst those in regard to which the Court's sursidiction is established Poland having taken some of the arguments and acced by her in support of her objection from the ments of the case, the Court realized that the enquiry which is and to undertake involved touching upon subjects belonging to the ments. If the rufors stated in terms that nothing, which it said in the present judgment could be regarded as restricting its entire frections to estimate the value of any argument distanced by clader use on the same subjects during the proceduage on the ments.

As concerns the first of the Polish arguments mentoned above, the Court found that the difference of opinion between the Parties really related to the question whether certain provisions of the Genera Convention, which had admittedly not been applied to the taking over of the Chornov factory, should have been so pipelled. These pro-issons were preceively the occutancid in the articles over which the Court had jurisdiction. One of these articles, the Court found was intuited define Poland's pox era in regard to the taking possission of property in Upper Sidesa. It followed in the tower of the Court, that might refer al or the event of the sphere of application of the Articles in question and consequently to the difference of opinion as defined above. But if this were so the Court is jurisdiction over that difference was proved

The Court, tent on to show that for other mesons as well the divergence between the Parties erme under the clauses giving jureduction to the Court. Thus, the property til en over to as "thig indisting indirecting" in the sense of these clauses further, on the fare of the documents the real estate, the the movables, was, when the talling over occurred privately examed. The Court did not at the present stage, consider the exact legal nature of that taking over

As regards the second of the Polish contentions relating to the pendency of private suits conforming the same subject, the Court found that it was not really a plea of 'hitspendence', shich, if upheld might suspend jurisdiction, but even if

⁽¹⁾ And co-induted by the first the Lemma of Count.
(2) See 1 and 1 Surroup, but I wo , 1 160

that vere so, the elements which constitute "hitspendence" were not present, above all because the Court and the other tribunals concerned were not of the same character.

With regard to the large agreedural estates, the Court found that its juns diction was recognised in principle less by Poland, who merely contacted that the jurisdiction could be excressed at the present moment when Poland had marely a guided an intention to exprincial which maybe move to realised. In this respect, however, the Court hald—with the German Government—that the groung of notice in sited placed serious restrictions on rights of envirsion, and, therefore, that there no double resided a divergence of opnone between the Partre as to the true effect of notification. But the clauses dealing with this matter were precisely amongst those over which the Court had urmshelmed.

When the judgment had been read, and the Polish National Judge had read out his dissenting opinion, the German Agent asked the Court to grant him three weeks' time for filing his Case on the ment

The Court having noted this request, the President declared the Eighth Sessior of the Court to be closed

New Case before the Court concert ung turnal states in Upper Sitessa — On August 25th the German Charge & Affaires at the Hague nied with the Registry of the Per manent Court of International Justice an application instituting proceedings against Poland in a matter concerning cytain German interests in Polish Union Sitessa 200 per 200 p

The question involved two further "large rural estates" (1), the owners of which had been notified of the Polish Government's intention to expropriate their properties

The German Government submitted that liquidation of the estates in question would not be varianted under the Geneva Convention concerning Upper Silesia

It further submitted that the proceedings concerning this new out should be joined with those earlier introduced by Germany referring to certain German interests in Polish Upper Silesia (See above)

Legal Counsellors to the Tursian Gooderneast () — The Turkish Minisher for Foreign Affairs has informed the President of the Court of the names of the persons appearing on the list preparad by the Court whom the Turkish Government has decided to appoint to three of the posts in question. The fourth appointment will follow within a short time

2 - FIRST YEARLY REPORT

In compliance with a recommendation of the Fifth Assembly, the Permanent Court of International Justice has just published its first annual report

The first report is a volume of 430 pages, and is published in English and French. It describes the organisation of the Court giving, in addition to an autount of the past year's proceedings, a summary of the work accomplished since its cruation. This volume thus constitutes the beginning of a history of the Court, to be continued and key top to date, in future issues.

Summanes are given of the five judgments and eleven advisory opinions delivered by the Court up to June 18th, 1935. The object of these summanes is to condense into more neadable form the actual texts. The latter, however, should invariably be considered as the sole authentic documents.

The text is also given of the administrative decisions taken by the Court before June 15th, 1925 Several chapters, one of which contains biographical notes on

⁽¹⁾ See Nambly Sommers, Vol. V. ho., p. 166 () See Nambly Sommery Vol. V, No. 6 p. 143

the judge deals with the organisation statute regulations, financial administration and publications of the Court

Special attention is devoted to the question of unsidection. Information is given with regard to clauses of treatic, providing for inference to the advisory or judicial outhority of the Court or conferring upon it special duties such as the election of arbitrators.

The first report all o contains an extensive bibliography of books and the more important review articles dealing with the Court or with questions referred to it.

III — General Questions

INTERNATIONAL ENGAGEMENTS

a) Registration

Among the international engagements registered in August with the League Secretariat figure

A scries of treaters and agreements presented by the British Govern more concluded by Graat Britan and France Great Britan and Curas Great Britan and Germany by the United Kingdom and Norway the United Kingdom and Nepal by Egrpt and Pales ne and by Egrpt and Targanyira The review concern principally extradition frontier tride and postal questions

A general treat, of compulsory arbitration between Uruguay and Venezuela signed at Montevideo on February 28th 1023 presented by the Uruguayan Government and

A Convention Protocol and Regulation concerning the licenses of the Rhine bargemen signed at Stratburg on December 14th 1922 by Belgium France Germany Great Britain Italy, the Netherlands and Switzerland

b) Adhesions Ratifications and Signatures

The German Government has deposited with the Succetariat the instruments of rithfication of the Convention for the Simplification of Customs Formalities and the Protocol relating thereto (Geneva Novumber and 1923)

The Netherlands Governments has deposited with the Secretariat the instruments of ratification of the Protocol relating to Arbitration Clauses in Commercial Contracts (Geneva September 24th, 1023)

The British Minister in Switzerland has signed on behalf of India the Convention, Protocol and Final Act (Geneva, February 19th, 1925) drawn up by the Second Oppum Conference

IV - Technical Organisations

1 - THE HEALTH OPGANISATION

Measen! Stat stree

The thi d international conference of medical statisticians arranged by the League He alth Organisation came to an end on August 27th at Geneva The course began on July 28th and vis attended by prominent stabistical officials from Austria Belgium Denmart Infland Franc Germany, Great Britan Italy, Amraya Poland Swedon and Switzerland The participants visited Copenhagen Stockholm Oslo Edmburgh The Hague London and Berne, studying and comparing on the spot the various multiods of compiling statistics of causes of death

At Geneva an exchange of views took place on the results of the inquiry. An agreement was concluded with a view to improving and rendering comparable mortality statistics in the different countries.

2 - THE ECONOMIC AND FINANCIAL ORGANISATION

The Financial Reconstruction of Austria - Inquiri into economic cord tions

Report of the exports (1) — Mr W T Layton and Professor Charles Rist have submitted to the Council the results of their investigation concerning the relation of the economic conditions in Austria to the work of financial reconstruction under talen by the League of Nations

The first part of the report contains the general conclusions drawn by the experts the second consists of annexes in the form of documents on industry agriculture, foreign trade social conditions currency, banks, etc.

The experts draw attention to the fact that Austria, I ke all other European countries, has not as yet succeeded in healing the volunde caused by the war. She has however sted by side with the process of financial reconstruction made very great progress in the economic sphere. The financial cress of 1024 following a period of speculation and causing the failure of one large bank and main smaller ones restricted credit and high interest rates a hated gradually during the writer of 1524 1925. At this moment however the number of unemployed in Vienna increased considerably rising from 8000 in October 1924 to 189 000 in February 1935 By July of the same year it had fallen again to 112 000.

In some quarters it was assumed that Austraan industry had been senously hit by the financial crisis while in others it was interpreted as a proof that Austra would be unable to cope with the new conditions in which she had been placed. The opinion of the League e perts is that neither of these deductions is justified. The marked rise in unemployment is due to the fact that during the last eighteen months Austrain industry has made a considerable effort to reduce the cost of production to eliminate superfluous workers and to introduce more economical methods of working. This tendency is the counterpart in private business of the reconstruction work in the sphere of orbible finance.

All the indices commonly used to measure economic progress bear witness to the fact that there has been a mari-ed and regular improvement since 1022. The upward movement continued during the first half year of 1925. The ron and stell production favourably influenced in 1023 by the occupation of the Ruhr decreased in 1024 but showed recovery in 1025.

The trade bilance shows a considerable defect. This is however largely covered by revenues from the expenditure of foreign visitors from invostments in Status formerly belonging to the Austro Hungarian Monarchy and from the railysavs.

Vienas plays an important role in the economic life of Austria. Its industries are, the main source of Austria reports. The trade of the Port of Vienna on the Danube is rapidly increasing and Vienna has remained an important commercial and banking centre. Its population which had decreased after the war, has begun to increase again since 1520. In a word Vienna far from being a too havey burden

on the resources of a small country, contributes largely to its prosperity and economic development

The Trad. Provine — The chief economic difference between the Austria of 1915, and that of to day is that present day Austria is no longer a salf sufficing unit. The pre-var trade battered Austria and the various provinces forming it to Dual Monrethy has become international trade. Life England, Belgium or Scrutziand Austria is now a country living by foreign trade. It is undoubtedly pessible for Austria to increase the agricultural production and to reduce the fuel imports by the development of her water power reserves. But such incasures, though they may dimmais cannot remove the dependence of a country with a small territory upon external trade. The process of industrial re-diptation is therefore not a quistion of adjusting production to the home market, Austrian modistry must be re-organised for foreign trade. Whether Austria era find the novesary markets depend partly upon the difficiency of her production, it depends far more however, upon the tariff policy of the countries with which she must exchange her products.

The commercial policy of States created unce if e wer based upon the idea of economic rs well as political independence, his produced chaptic results in an area which as Austro Hangary had inflatent enjoyed complet. Frection of trade The results of this policy are, being felt by all the successon States mest feesily of all by Austra v ho depends more largely than the others upon foreign trade

The experts everes the opinion that Austria seconomic trouble, do not differ esentially from those of many other countries. While they do not feel called upon to formishe concrete proposals on the subject of the improvement of the relations between Austria and his neighbours they draw attention to the fact that the League of Nations has on everal occasions recognised the exi effects of cases we tariffs. The Genea Conference, moreover land down the principle that the territoral changes, resulting from the world war should altur as little as possible the normal changes of trade

Costal — The evperts draw attention to the importance for Austria to be able to obtain capital at moderate interest. The circulating capital has been used up to inflation, and the working bolance of the industry has decreased. Bank deposits laid shrunk at the beginning of 100, to magnificant sums. Although they have recovered very connoderably since that date they still amount to less than 11% of the 101, total. Shortage of capital is naturally reflected in high rates of interest, which was always burder on production. A study of the powers tradinger of the nonce, mark et would seem to indust that the hard rate is led by for fall in the future, but a downward movement must necessarily remum in relation to the supply of capital. The natt therefore, must may ease be expected to amount a figure which according to Western standardy, will be relatively Jupo.

It is of supreme importance to Austria that her foreign credits should not be withdrawn. This is not interly a question of the rate of interest. It depends upon the confidence of foreign mene; mail ets in the financial situation, in the policy of the National Bank and in the policial stability of Austria.

Ansir as Power for Compelation — Improvement of Austria's commercial situation is dependent upon the possibility for Austrian industry to compete with that of other countries

As regards plant and machinery efficiency of labour, wage, and vocal charges the c perty consider that Awstr as in as good a position with anaphouring countries. Donomy is meanibed, upon all countries as sociationers is Austrias expensioning the eart and the per eat facial and soort charges are not abnormally high. It is one or do emble that they should not unreview.

Corel is of — To sum up the present position shows many favourable symptom — It: true that he resulted by live has been accompanied by serious increase

in unemployment. This however, does not seem to be due to defects inherent in Austria's economic constitution

In order that the level of prosperity may rise more rapidly, it is essential that Austria should obtain wider markets and that during the period of adaptation she should have the necessary capital at her disposal

The recovery of Austria is also dependent upon Lettur internal conditions

The first of these is obviously the maintenance of a financial policy of strict budgetary equilibrium and monetary stubbly. This policy, which was main guitated in 1022 with the help of the League of Nations. her been and still i, the indispensable foundation of any permanent improvement.

A second constant is the continuation of the work stready begin in the finite not of relenge cost prices throughout indistry. The reduction in purching power all ever the void mass that in every country competition is beener than before the war and thit the revel will go only 15 those which consistent on succeed in utiling their costs to the minimum by a combination of croneny effects of an it station and second in development.

Austra ave the first country in Furone to early through a really according programme of monetary arbidistions and latar retorine have been largely according to the model thus set. She could to day priorin a service which "ould be at lecta as full of angle for the future by imitating a new commercial poly; and on the shad of exposure or operation rather than on that of narrow soff interest if it this policy were insided rathest its benefixial result would not be interest to the Damitian State alone but would soot be missing the above the largely and breadth of the Damitian State alone but would soot miss themselves felt throughout the largely and breadth of the Damitian State alone.

Position or August

(Commun cated by the Comm strongs-General's Office)

The Austran Parliament voted in August a serus of laws which, together with those passed in pre-now months and various decrees promulgated by the Government provide for the almost complete execution of the Agreement of S pienher, 1924. The more important of the series concern the prevogative of the self-governing provinces to law takes and conter upon the Austrian Plannace Muniter until 1930 the right of who for taxes, exceeding retain 5 and hunts. Other laws an at combining to a curtain extigat the Federal Administration and the administration of the provinces. The Federal Administration is also the administration of the financial operations of the provinces with the ecorption of those of the province and only of Vivinas.

These laws were tabled in order to comply with the suggestion of the L-ague Financial Committee that Austria during the reconstruction period, should gradually build up a system guaranteeing an effective control of Government expenditure after the departure of the Commission. General

By another law the State timber industry is re-organised on an independent commercial basis. This measure although not providing for entire autonomy (a, in the case of the railways) aims at the working of this industry on purely economic lines with a new to securing more satisfactory returns

D.smis al of Officials — The total number of dismissals since October 1st 1922, had risen to 76, 810 by August 22nd

Budget Estimates — The Austrian Government communicated to the Commis sioner General the following estimates for August

	Current Administration	sta mirvaj (spatihi, lo esc	Total
Expenditure Revenue	59 15 0, 61	8,32 0 49	67 4,
Surplus Deficit	8,46	5,81	0,35

Assigned Re enues — The yield of the revenues assigned for the service of the loan was 40 \times million shillings in Tuly (24.6 from the tobacco monopoly and 15.7 from the customs)

General Stitution — The number of unemployed recurring State assistance which decreased towards the end of July increased slightly during the first fortught of August bringing the total to 111 050

Bank and Savings Bank deposits rose from 426; million shillings at the end of func to 4550 millions at the beginning of August

The vesly between best of August 2 grd of the National Bark aboved note circultion of 760 p million shillings with cover of 65 8 % in gold and foreign menus if current accounts of 170 6 millions be added it will be seen that total commit ments of 868 5 millions are covered in a proportion of 57 7 % by gold and foreign monies

3 - COMMUNICATIONS AND TRANSIT

a) Rivine and Danube evaluation
(C crut on of the R-volutions of the Genea Conference)

The reports of Hr Walker D Hines on Rhue and Danub Navigation will be published shortly. These documents will be communicated in due course to the Governments concerned and will be carmined by the Sub Committee on Inlind Navigation of the Advisory and Technical Committee on Communications and Testinat

As regards the Rhin. Mr. Hines draws attention to the fact that the railway policy of certain riparian States is likely to have an unfavourable influence on the development of navigation. He also examines the effect of certain taxes and customs formalities.

The report on Danube navigation—a problem to which Mr. Hims devoted the greater part of his time—shows the following main features

Traffic (*) — There are no comprehensive traffic or other statistics for the Danuble but the investigation indicates that the Danuble freight traffic in 192-and 102 at van old about 16 % of the normal prevar traffic. The first is months of 1925 there in increase of about 50 % over the rerresponding as months of 1926 the result of a special movement of Serb Crost Stowen many to the sax

No complete comprison could be made of the amount of pre war and poet in prisinger trived but the accommodation for travellers is greater than before the war in Austria Cocclosolvial, and Hungary somewhat less in the Serb Crost So can bringdom very much less in Roumanie, and somewhat greater in Bulguran There has never been any require passegner service on the Danuble in Germania.

Plangation Companies and their Fleets — Before the var Austrain and Hungsinn may tuon companie everach most of the Dunube traffice except that a part of the traffice both the from Gates we extract by Roumanian and Groth intervise. The law been greatly changed. Now the traffice admided among German Austria. The law been greatly changed. Now the traffice admided among German Austria. The properties of the Roumanian Creation of all Hungarians. Seek Creat Slown e. Roumanian. French and Dutch may state companies in a decidence in the state of the from the formation of the most than formati). This makes the rose for more interrutional into a train that should that some than size reliable to operations below the Iron Gates.

The Danube fleets as a whole are about 25% bigger than before the var although the Austran and Hungarian fleets have diminished considrably owing to parts of them has no become the property of Conclosioval. Serb frost Sion one Roumanian and French interests as a result of the var. The port and shop facilities are in general as great as or greater than before the war, while the traffic is still much less. An important one depinient is the growing use of self propelled barges for curtain Kinds of goods.

theady there is evident of co-operation. The up refer companies are in a cutoff to stabilise rate. The Bayarian Lloyd and Czellosloval Company, have arrangements for joint toxing joint operation of self-propolled barges and common use of some terminals.

Influence of Economic Consistors generally as a particularly or Romania — The post are diminution of traffic has been largely due to the e-onomic depression characteristics of Europe but intensited in the Damble countries by the brasking up of the side time trade area which existed in the Austro Hungarian Monardly. At present this former five trade area which existed in the Austro Hungarian Monardly. At present this former five trade area which existed in the Austro Hungarian Monardly. At present this former five trade area is not a rotated in the former among them and promises to do so to a still greater exist except in so far a the situation may be annihilated by commer all treaties among them. The conclusion of such commer cert treaties would be of distinct value to Damble navigation.

Since Old Roumana normally produced cereals enabling it to supply one third of the total traffic moving on the Daubte, the ability of New Roumann to produce and export cerels to first importance to that traffic. But this position, is unfavourable because port man readoustments in the enlarged Kingdom seem to have cut down production while increasing domestic consumption leaving for Daubte transport much lass than before the way.

Cabolage and Territor all Walers — A man practice since the war is that the Serb Croat Slovene. Amgdem and Recumania now evolved all foreign mangation companies from handling any interred traffic or each tage on the Danable in their respective countries and also from handling any traffic on certain important tributaries of the Danuble such as the Sav. and the Bega. which are now treated as territorial instead of international waters.

This adds to their may agricon interests large volume of traffic handled before the var by the Austrian and Hungarian companies. The latter entirest the new $p_{\rm in}m_{\rm c}$ as dimens have the latter by the latter enterest the new forms and the provided are partly depended and partly deputed and such disputes can be settled only an ion, was as may be found in the conventions among the bates. But apart from questions of principle, it is a practical question as to how far Roumania and the Serb Crost Sloviac Kingdom may not fand it in their interest to grant limited permissions to threign companies to participate in this traffic from time to time upon carefully guard-d conditions. This might consider ably improve local transportation service. Bulgaria 2-1994 for a long distance eight times as much passenger service as Roumania on second to the latter a cabo lage poley. Already as a matter of convenience and villustic values of its rights Roumania has granted foreign companies access to its ports on the Bega

Condition. of River Chained — The general conception of a minimum depth of two meters at low water frequently fails of realisation at times for substantial proportions of the mayagable seam because of obstacles which should be removed. Such removal above Vienn would be 50 costly that it probably could not be done copy in connection with the de dopment of hydro electric projects. Improvements of this character would correct the present difficulties of anyagation and probably be advantageous to the general economic condition of Austria. Such a project is now newing completion at Pas au in Germany and will greatly improve the condition of the river for a considerable distance.

An important stretch of the river, where it is the frontier between Gercheid when and Hungity, rean and chaud be improved. He is hoped that the two St. is can promptly so operate to that end because this stretch now constitutes the limit mp. Father in rivegation between Vienna Brabativa and Budays-is Between Budays-t and Bedgrade there are two points one in Hungary and one in the Serb Crord Shorar Ningdom at both of which correction of the existing conditions is do rabble.

The most difficult servició en the river w the from Gates section. The note stay opportunity difficult oven with ample water, because the current presents the hand him of more, than one or two barges at a time through the switce portions. Dimmation of this, disficulture sails for a comprehensive study of visions alternatives which are set forth in the riport. The amounts of money which avoid by in object are so large that the co-operations of all the ripartan States would probably be necessary. This should be promptly interest upon

The madequate channel at Sulma the mouth of the rover is now being corrected. The channel between the month extended retture was opened on July 25th with a death of no feet with the prospect that the depth would be restored to the old figure of 21 feet. On July 31st a death of 22 feet high directly brun obt under

It is highly desirable in the interest of all the Danube countries for the International Dynube Commission to tale prompt steps to draw up a general programme for the comprehensive improvement of the rive. This in roles a determination to how far the prospective trails, will justify the cost of any partirular programme. Such as investigation will take a long time and will call for the services of competent engages.

Frontier Formalities — Navigation could be substantially promoted by cutting down the amount of frontier formalities and the time required for them and by providing more adequate port facilities

The frontier formalities now involve a large economic waste requiring tug boats and barges to remain idle for long periods estimated to be about 6 000 barge days per year with corresponding loss of time for tugs. These delays are almost entirely post var burdens because before the war the Danube crossed no frontier hety een Passau and Orsova, a distance of 1,272 lims. In this same section there are now four frontiers and sex troutier examinations. Hungary and the Serb Croat Slovene Kingdom new maintain separate stations at their common frontier involving double delay sometimes amounting to an entire day. Both States have indicated that they have no objection in principle to combining their stations and tle report urges that they come to an agreement upon the necessary details to icromplish that result. Much of the delay at the various frontiers is due to the attitude of the local functionaries. The report suggests that the riparian States ould be justified in concerning themselves very actively with this situation to as to stimulate greater expedition. In these matters river shipping appears to be subjected to burdens delays and c pen e which have no counterpart on the rail vays that comoute with the river

Part Facilities — 's to port facilities numerous spe file stratuous are direu sed One involves the difficults of the Crecheslow. I Comprive in obtaining satisficiony triminal in Vienna. This is closely connected with the Austrian difficulty in obvious ing citizfactors, severages is to its terminal in Bratislay. The two questions should be considered together and a fair compromes arrived at The Austrian and Hung irva companies are denied the right to use mans of the port facilities. Nich before, the var their women in the Serb Coast Storene Kingdom and Roumani. This grove out of the polic, of these two State that all port facilities hand I be ned and operated by the State know their relocation; to permit yet comprises to establish their on facilities. Novertheless there as a present

a great shortage of State positions in Roussians and a great shortage of State point and other port facilities in the Schi Cried Slottine Kingdom. Until a State can itself supply ample facilities to carry out its policie, it is subgested that provisional arrungements should be made which private companies could privale their own positions and other facilities. Roussians has sind of understed that it has no objection to making arrangements to let the private. Companies use their own positions should be subject to restant it transfer to the State.

witing upon a general law de igned to protect dominite labour certain navigation companies have been notified by the Berth Creak Slovien. Angelom that this, but replact their agents and other employs a with 5-fir Creak (Sovien rationals. Thi law in it due to degrees a support of their support of their provision in it for making everythms. It is shoped that the necessary exceptions can be made to avoid an infortunate prote duit which might in a six similar informaces in other States also

Belgrade's port authenties subject foreign weeks to double to attirn and covered them from restant forms of international studie because the Linding fact littles are on the Save a ferriteral river and not on the Dambe. The great and growing bosoness into also of Belgrade wants about to have take rate, thus adverted as n're within his and the same from our darves to the Denabe as to emported by Vienna and Budapest. The future of Belgrade is too important to admit of uch is limitation expectally, into the State spears to fell that little if anothing signed in a rate of the first or of the first or of the property of the state of the sta

State-free.—It is recommon added that adequate statistics of Danube traffisshould be provided. These will be valuable to the States and the navigation companies and will be almost undepensable in reading a wound conclusion as to how much money can be justifiable spens in carrying out any comprehensive procuration of river importance.

Don the International Cont state — The report discusses the sock of the Danub International Commission the organ administering the Danub Statute (which his bosen instituted by a convertion among the States) or 21 the rie except the maintime part below Bradia Considering the great difficulties, which confined the Commission is very in the early view in this accomplished substantial results. But the Commission is to the ben able to dispose of many of the most important problems which has been converted to its jurisdiction and it is suggested that the practice of repeated presponentials of important oversions hould give with to the practice of repeated presponential of important oversions in this display is a two thirds majority but there are prehably very 1st questions where it is not pessale for two thirds of the deligates to agree upon the bread rimpulses and, subsequently upon details at wall

Dample European Corm stee — The European Commission, which has jurn dution over the maintime Danube from Brails to Sulim vas etablished in 1856 Before the acrit was slow to act to prevent the formation of shape in the channel, and by the time it could be re-organized after the war the "shape had senously interfered with mangation." The Commission that proceeded with reas mable diligence and has just been able to announce that the jettes have been extended in accordance with its plan and the channel opened provides, a depth of 22 feet. Roumanns has complianced that the shall'en toas of the channel law greatly inturfier d with the export and import bosines or Brails and Galatz. "A test as much dism untern of business is observable at Covationas another Roumanna port on the Black Sea. Hence the fundamental causes cannot be connected with the Sulin channel, but are probable, the queried-accommendabilities in Roumanna the lessened exportable, surpluss of renals, the heavy export tax on cereals and the difficulties of its reliva as in moving traffic. Compliant has also been made by Roumann as to the heavy dues imposed by the European Commission. The Commission has

found it necessary to impose the i dues a high as admittedly heavy in order to pay for th improvement of the channel and there sense to be no privited litter nature to this plan. Some suggestions are made as to possible economies that the Commander might be justified in taking into consideration.

Efficiency of Operation - It is highly desirable in view of the extremely difficult situation of Danube navigation for the navigation companies to do e crything in the r power to improve their own efficiency. The question is raised whether they cannot scrure more efficient performance of their barges and tugs than is now observable. Reference is made to the extraordinary results which have been accomplished in the United States by analogous efforts on the part of the railways There may be room for important economies in this direction. More efficient operation would be promoted by providing special telegraph familities along all of the navigable river. The complinies should also seel to co operate more and us like facilities in common such as port facilities shop facilities and also tug boats so as to 1 o d the maste of capital and labour involved in neighbor diplication. In Justria and Hungary especially the existing port and shop facilities seem much in excess of the needs of their own companies. Many of the tug books probably should be replaced by modern and more economical types. The question is raised whether there is not a great field for the building up of a profitable tourist passenger troffic.

Hore Co operation on the Part of State Pasinaps — The Danube like, zarv oil or tran pertation system model and quate feeders. In large part these feeders should be the ruleways and therefore there ought to be rail and river through rate and bills oil belong. A State malting through rates with forcept rath any loses all being fast from the tradite at the frontier. When it makes through ratherly and more treats the historied is that if the bill of the tradite will more in domestic beats to mind it stan-tion and the State and its nationals will enjoy the entire profits of transportation. At present in more, instances the railways seem to work ageinst the Panube by establishing extremely low rates via other routes. Here sympathetic treation to the just needs of the river should be given by the States and should be traced in the nanyarabon commanies.

Effect of Danub. Fe's reven the General Credit of the Reparant States — The med of the reparant States for capital are public and previous purposes is evodent it: extremely difficult to severe this capital at reversible rates. An important factor is this evodetical is the imagining on the part of capitalists in other countries as to better a statisferory state of international transpullety credit and vall centrum, in this Chamble States. The Dianobe conditions themselves constitute on indicat on one way or the other in this matter. If the State succeed in removing crosses of friction on the Dianobe that condition will be a favourable argument to encourage loreign capital. To the extent that irrition continues in Danube matters the condition will be an indication in the wrong direction.

b) Road Traffic

The French Government has informed the Secretary General that it has placed the drift concention on road tradite prepared by the League Committee on Communications and Franct on the agenda of the International Conference to meet or upon 700 1076 in Pans

The Government has for arded the test of this new draft convention to all States Virmburs or non Virmburs of this Lergue signature of the 1909 Convention his his to be raised by the Conference The Secretary General of the League to be a mixed to send represent taxes in an advisor, capacity.

4 - INTELLECTUAL CO-OPERATION

a) Resignation of M Bergson

M Henri Bergson, in a letter to the Acting President of the Council dated August 12th tendered his resignation from the Committee on Intellectual Colope ration on account of all health

M Bergson, who has performed the duties of Chairman of the Committee ince its foundation, added that if anything could mitigate his regret at parting with the Committee, it was the reflection that the irretion of the International Institute at Paris would from now on greatly enlarge the Committee's quantities for active

The Acting Pr. ident of the Council, M. Quinones de León (Sparn), replied to M. Bergson, expressing the gratitude of the Council for his to operation and its regret that the state of his health had obliged him to take that decision

b) Sub Committee or Arts and Letters

The Sub Committee on Arts and Letters, the foundation of which was decided upon at the last session of the Committee on Intellectual Co operation, has been constituted as follows

Members

M. Jules Destrée (Belgian), former Minister of Science and Arts

Profe sor Lugones (Argentine) Professor of Aesthetics at the University of a Plata

Professor Gilbert Murray (British), Professor of Greel Philology, at Oxford University
Professor de Reynold (Swiss), Professor of French Literature at the University

of Berne Senator Ruffini (Italian)

M J Casares (Spanish), of the Royal Academy of Spani

M Daniel Baud Bovy (Swiss), President of the Federal Commission on Fine Arts

Professor Henri Focillon (French) Professor of History of Art at the Sorbonne, former Director of the Art Galleries of Lyons

M Hans Jelinic (Czechosloval) prissman

Professor Pictro Toesca (Italian), Professor of History of Art at the University of Florence

Mile Hélene Vacaresco (Roumanian), Writer

M Paul Valéry (French), Writer and Literary Critic

M Feb. Weingartner (Austrin), Writer on musical subjects, Conductor and Composer

V — Administrative Questions

DELIMITATION OF THE PORT OF DANZIG FOR THE PUPPOSES OF THE POLISH POSTAL SERVICE

The High Commissioner of the League at Danzig has forwarded to the Members of the Council the report of the Commission for the Delimitation of the Port of Danzig, together with his observations thereon

The Commission stayed at Danzie from July 10th to 2, of It made a tour of inspection, heard the interested parties and drew up its proposals for the delimitation of the Port

According to the advisory opinion of the Permanent Court of International Justice delisered on May 16th 1925 Poland is entitled to establish in the Port of Danzig, considered as a territorial area a postal service available for general use

The conflicting arguments and/ord by the parties as to the definitation of the Port vero as follows. In the Polish view, the Port in the postal sense should include not merely the waters affording heltered mosting and botths for unlording or taking in eargy together with the sheds and all the vaterside technical plant but also the town where the shapping and trading firms using the ships and the technical port equipment for business transcribers are at worl

The view held by Danag is that the Port is limited to the harbour waters and certain technical plant along the banks only a portion of the "sters and on the site oranged by technical plant administered by the Harbour Board should however be included in the Port by the boundary to be traced.

The Commession was unaamously of the opinion that the Port in the postal searce should include not merely the area occupied by its technical plants but value the area in which its concurre constituents are concentrated it considered that wherever documents continued reference to postal communications between Poland and the Port of Dangy the reasonable inference was that they referred primarily to communications from and to trude and shapping firms agencies, banks etc., which rould not in the nature of things set up their main establishments on the water, on the quasis or in warehouses

The Commission invertibles agreed that the tow a near to be included in the Port should not exceed such proportions as would be necessary. It considered that the Polish postal area should be restricted to those portions of the actual town where establishments whose viole, was connected with the Port were sufficiently numerical.

In the Commission a opinion, the boundary hould be traced with a view to the inclusion in the Polish postal area of the buildings situated on both sides of the streets of equare through which it passes

The report allo draw, attention to the fact that certain Polish authorities in particular the Office of the Polish Commission or General and a number of firms using the Port are retablished outside the area as definited. The Commission was of the opinion that if in three months time no settlement had been reached as regards it) the delivery of postal matter for addresses outside the Port and 2) facilities for the delivery of postal matter for addresses outside the Port at addresses within the Port, the Inc should be reconsidered as the proposed boundary had been drawn and in zero to such a settlement.

To allow for possible changes in the position of the economic and technical equipment of the Port the Commission considered that it would be advisable to provide that the Port boundary, should be subject to revision every five years at the request of either party.

VI - Political Questions

THE FRONTIER OF IRAQ ()

The report of the Commission appointed by the Council to study the situation in the Mosul district with a view to the settlement of the boundary between

Turkey and Iraq has been published and will be submitted to the Council at its Suptember session. The report describes the work of the Commission analyses the geographical ethnical historical, economy, strategio, and political arguments put forward in Memoranda addressed to the Commission by the Britch and Turkish Governancias. and terminates with the conclusions of the Commission.

General Features of the Investigation and the Report — The Commission did not confine its investigations to the City of Mo.ul, it pursued it enquires "Proof, hout the Vilayet in villages, rural distincts and among the nomacic tribes. En quines were addressed to all classes of the population to the eligious authorities, thead of tribes or class and its almomentums and to other pressors of importance.

In its report the Commission draws attention to the fart that as the Turlish and Buth Government, recognized the necessity of considing the population of the district, it was essential for the Commission to undeavour to obtain the widest and most thorough knowledge of the wights of the inhabitants

The Comms ion brower did not feel able to support the Turkish argument in favour of a plebisette for the following reasons. The majority of the population is not sufficiently advanced for a measure of this kind for centure, the inhabitant have been wayed by the opinions of their political and religious authorities. So far as the unbassed expression of opinions is at all obtainable it can only take place through the intermediary of old stablished authorities or certain well known neasons.

The method adopted by the Commission was to explain the object of its mission in very simple language to the persons who crune to meet it, and to make its enquiries after the assessor had withdrawn. Witnesse were assured that secrecy would be observed in regard to their evidence. The Commission did not confine its enquiry to the views of the inhabitants with regard to the political status of the territory. The enquiry constituted at the same time a psychological study of the population. The questions asked also dealt with economic and commercial problems. The Commission vivited warechouses, bazaars and markets in different places, particularly in the City of Mostil. It made a special study of ethinological geographical and geological conditions as well as of means of communication and agricultural resources.

Conclusions — The final conclusions reached by the Commission are stated as follows in the report

Looking at the question entirely from the point of new of the interests of ne populations concerned, the Commission considers that it would be to some advantage that the disputed area should not be partitioned

On the biase of this consideration the Commission, has mg ass good a role two value to used of the facts, who it has established as of opponed that important arguments, particularly et an economic and geographical nature and the sentiments (with all the reservations stated) of the mornity of the inhibitants of the terratory taken as a whole, operate in factour of the union with leng of the whole terratory south of the Europeish hos subject to the following conditions:

 The territory must remain under the effective mandate of the League of Nations for a period which may be put at twenty five years,

(2) Regard must be pad to the desires expressed by the Kurds that offica's of Ra dish rare should be appointed for the administration of their country, the dispersation of justice, and tracking in the schools, and that Kurdish should be the official language of all these services.

The Commission is an emed that if the League of Nations control were terminate on the expert of the four years Treaty now in force between Great Britain and I rig and if certain guarantees of local administration were not to be given to the kind of the majority of the people would have preferred Turkish to Arab soverement.

The Commission is also convinced that the advantages of the union of the disputed territory with Iraq would in that case be exchanged for very senious political difficulties, and considers that, under those circumstances, it would

be more advantageous for the territors to remain under the exergints of Tutes, who e atternal cond tones and external polit cal structure are incomparably, more stable the attence of Ima. Whate is die soon may be taken it is essential however that Iriq should ream the Dada region which is necessary for the solution of the irrige on problem.

The Commission feels bound to know it to the Council of the Largue of Astumin to appear set the legal and other poll the language may be deed on the commission of the compared with the other vaguagests. Should the Council is the outcome of its vasue matton consider it copic table to part teen the despited territory the Commission would appear that the bask time would be it it is possy in which following the Larguery and the commission would be supported to the state time would be it it is possy in which following the Larguery and the following the Larguery and the commission would be supported to the commission would be supported that the state time would be it it is possy in which following the Larguery and the following the Larguery and the commission which we have the commission of the commission which we will be supported to the commission of the commission of

VII - Social and Humanitarian Questions

Seventh Session of the Advisory Committee on Thaffic in Opium and other Dangerous Drugs

The Advisory Committee on Traffic in Opium and other Dangcrous Drugs held its seventh ession at Geneva from August 24th to 31st. There were present

Men ners

Sir Volcolm Delevingne K. C. B. Charmin	(Great Br tain)
Dr Anselm no Vice chairman	(Germany)
V Bourgeois	(France)
Str John Campbell C S I O B D	(India)
Dr Tsuruma	(Japan)
M van Wettum	(Netherland.)
M Ferreira	(Portugal)
M Petrovitch	(Kingdom of the Serbs
	Croats and Slovenes)
Luang Sri Visarnyaja	(Siam)
Dr Carriere	(Sv stzerland)

(United States of America)

Avsessers

M Brenser

Sir John Jordan G C I E K C B K C M G

Virs Hamilton Wright

Vir. Pinlacy Tuck

It Pulsers Tack the American Convol at General had been instructed by so Government to attend the meeting in an unofficial capacity. The Stras representative took his sent on the Committee for the first time. The Chinase Government livel made I never that its representative would not attend this meeting and the Delivant representative was unwordsby presentated from being pristent.

The Committee noted the annual reports of the different Governments the report was measures adopted with regard to the traffic and other information showing the c tent of the traffic and it is immore financial resources behind it. The Committee once more recommended that Governments should take the most vigo ross step to prevent eminging and should make arrangements to communicate to other Government concerned all information which might level to the discovery on their territories of persons sugged in illust drug trading

The Committee also considered very detailed information submitted by the Butt h representative on the opium truffe in the Person Gulf. It dress the otten tion of the Council to the considerable development of the illient trade from this region in the direction of the Far East, and suggested amongst other measures that the Persian Government should be urged to put into force without delay a more effective system of control over a ports of oppum from Persian ports.

With regard to the question of anti-drug propaganda, referred to in a resolution of the Fitth Assembly the Committee was of the opinion that a general scheme of propaganda might do more harm than good

The Committee further dealt with the question of the consumption of opium in mandated territories and, in this connection, hard a stair-ment by the Frenk representative on the control of the sale of drugs in Syria and Lebanon, it examined a memorandum from the International Anti Opium Association on the increasing cultivation of the poppy in China, and took not. of a treaty, recently concluded between the United States and Canada, providing for the extractions or offenders against the laws relating to opium and dangerous drugs. The Committee recommended that this matter issuable to brought to the attention of Governments in order that thes mught consider the advisability of conducing similar agreements

The Committee finally decided to hold its annual meetings in January, and fixed the latest date by which the annual reports of Governments should be despatched

VIII -- Forthcoming Events September 15th /In session: Sryth Assembly of the League of Nations, Genrya

October 8th	Fifth Session of the Health Committee, Geneva
Outober 17th	Mediterrancan Interchange of Port Medical Otticers, Barcelona
Outober Buth	Meeting of the Permanent Mandates Commission, Geneva
_	_ ~

October 26th Japanese Interchange of Health Officers, Tol 10

Scotember 15th Meeting of the Supervisory Commission, General

November 20 th Conference on Tonnage Measurement in Inland Navigation,
Paris

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MONTHLY SUMMARY

OF THE

LEAGUE OF NATIONS

SEPTEMBER 1925

Vol V No 9

Published on October 15th 1925

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I - Summary of the Month

The Assembly and the Council met in September, the Assembly for its sixth session, the Council for its thirty fifth session

During these meetings there were present at Geneva three Prime Ministers (or Austria France and Aorams) and sisteen Foreign Ministers either is delegated to the Assembly or is repre entatives of their respective countries on the Council

The Sixth Issembly

The Stath Assembly of the League of Nations mad at Geneva from Septem ber 7th to 20th Delegations were sent by forty nine States Members namely

Abyssinia	Finland	Panama
albania	France	Paraguay
Australia	Greece	Persia
gustria	Haiti	Poland
Belgium	Hungary	Portugal
Brazil	India	Reumania
British Empire	Insh I rue Statu	Salvador
Bulgaria	Italy	Amgdom of the Serbs
Canada	Japan	Cronts and Slevenes
Chile	Latvia	Siam
China	Libera	South Africa
Colombia	Lithuania	Spun
Cuba	Luvemburg	Sweden
Carchoslovakia	Netherl ends	Switzerland
Dunmark	Ascaragua	Uruguav
Dominican Republic	Non ay	1" Incomela
E thoma	Vi. Zial ind	

The Argentine Republic Bohivis Costa Rica Guatemila Honduris and Peru were not represented

The Assembly was opened by M. Panleye, Prime Minister of France and Acting President of the Council of the League

After veloning the delegates, M Paules deen attention to the feet that Irrane by ending the had at her Government to imagarise the work of the Sixth Assambly, which delenally to affirm before the whole void her repect for the League and her fasth in its work. It may important observer, he said ware saked to give his sincere and unbased opinion on the vort done in five years, the would be stored above all by the Laugue, a recreasing gathoris.

M Panluvé then resumed the work of the League during the particular ing in particular the development of the problems of security and reduction of arma in its

To conclude, M Panilee urged the Laggue of Nations to build up proce on the solid foundation of justice by a whole hearted effort of courge and generoty. He recalled the maxim of William of Orunge the in not necessary to hope m order to endeavour, nor to succeed in order to persevue, 'adding 'Mar. we leak determined than its solder—we who desire perse—who find no nor hearts so many grounds for hope, and run credit the Laggue with successes but for which the vorliminght thready have been planned in diseaster?

Eletton of the Pressant — Mr. R and Danderand first delegate of Camda, a so elected Previotent of the Swith A sembly, receiving at yotes out of ay cest. Production that had has collegates for this mark, of fromothely math regard to be routher. The Largue of Nationa, he will had made run all hille pregues during the in Newton of the constitution, and he, are convinced that the enlightened collegate man and expert explained together in an attemptor, exhaunt of cyclic in an attemptor of disconnict the well being at humanity would contribute effectively to the establishment of present of present of specific present of the setablishment of present of presen

Distribution of Work — The work of the Assembly was distributed as in preceding verst amongst us, committee on each of which all nations represented at the Assembly were entitled to have a delegate — The Committee's with their elected officers, were as follows

No I Legal and Constitutional Guestions (amendment to Article XVI of the Covenant, establishment of a Concilition Commission attached to the Perma neat Court of International Justice, Chairman M Scialoja (Italy), vice chairman M Fernandes (Beazal)

No : Lechnical Organizators of the Leagus (Work of the Economic and It nancial Commission of the Committee on Communications and Trains), of the Health Organization and of the Committee on Intillectual Cooperation) Chairman Juni Buct 2 an Evanga (Ritherlands) are chairman M Veverha (Czecho slovakia)

No 3 Reduction of Arnamerts — Chairman M Nint-hitch (Kingdom et the Serbs Croats and Slovenes), vice chairman M de Broukere (Belgium)

No 4 Bu $\delta_{\rm p}$ et ana Financial Questions — Chairman M Costa (Portugal) vice chairman Mr Mar-White (Irish Free State)

No 5 Social and General Questions (opium traffic protection of children and young people refugees international municipal cooperation) Chairman M Mowinokel (Norway) vice chairman M Garay (Panama)

No 6 Pointcal Quest ors (slavery minorities, role of the press in the organisa tion of peacy), Chairman M Guerrero (Salvador), vice chairman Dr Nanson (Norway)

The Assembly constituted as usual its Agenda Committee. This Committee whose duty it is to examine the procedure to be followed with regard to the inclusion of firsh questions in the Assembly Agenda, was composed as follows:

The charmen of the 4ss-milty commuttees are 1900 facto was presidents of the Ass-milty 4fter their designation the Assembly proveded to the election of as further was presidents this completing its General Bureau which consists of the President and the wire presidents To these the Soxth Assembly added the charman of the Assembly momentum to the charman of the Assembly added the charman of the Assembly and the Assembly assembly as the Assembly

The si vice presidents elected by the Assembly were

Visrount Islam (Japan)
M Brand (France)
M Zumeta (Venezuela)
Mr Austen Chamberlam (Britrit Empire)
Princ- Arfa (Persia)
M Data (Roumania)

Tribute to Members of the -issembly and the Council accassed during the past year — M Pamlevé M Dandurand M de Mello Franco (Braul) M Costa (Fortu Jaya) Punce Aria (Persual Viscount Ceol (British Empire) M Unica (Sweden) M Schumans (Lativa) before beginning the general debate on the work of the Council and the Secretariat paid a tribute to the memory of Members of the Council and the Assembly devesaed during the past year, namely, M Branting, M Chagas M Murerorus and M Virnari

General Debate — The Sorth Assembly held nuneteen plenary meetings ten of which were devoted to the discussion of the report of the work of the Council and the Secretariat since last Assembly

A debate on the subject of arbitration security and reduction of armanents in which many speakers book part led after canamisation by the competent committees of the various questions raised, to the adoption of a resolution providing for the study by a special rominission of the problem of the reduction of armsents. In the economic field, the seemably decided to set up a preparatory committee to study economic guestions which might form a bases of decussion for a general economic conference.

As an preceding years the Assembly after reviewing the work of the I eague Technical Organisations and Commissions arise its list meeting adopted recolutions approxing their work and outlining that programmes for the future. The latter include the study of problems in connection with the question of the reduction of armaments preparatory work in view of the possible convication of agencia connounce confinence, the organisation and eviplointation of livitio teletric power the extension in various domains of the activity of the Haidil Organisation at study of the best methods of instruction in the ideals and aims of the League an investigation in Pornia of the possibility of replacing the opium poppy by another corp plans for a conference of Governments to deal with refuge quictions plans for a lonin in Revue of Armenian refugees a drift or ownerhood for the suppression of slavery plans for an International Reliet Union otte.

The Trurty F jth Session of the Council

The thirty lifth session of the Council opened on September 2nd and came to an end on September 28th There were present

M Hymans	(Belgium)
M de Meilo Franco	(Brazil)
Dr Benes	(Czechoslovakia)
M Briand Chairman replaced by M Pain	
leve M Loucheur and M Paul Bon	
cour	(France)
Mr Austen Chamberlain replaced by	
Mr Amery and Viscount Cécil	(British Empire)
M Scialoja	(Italy)
Viscount Ishu	(Japan)
M Quinones de Leon	(Spain)
M Unden	(Sweden)
M Guani	(Uruguay)

Representatives of Australia Austria Greece Hungary Lithuania New Zea land Perisa Poland Portugal Roumania the Serb Croat Slovene Kingdom South Africa and Turkey took part in the proceedings on questions particularly concerning their countries

The principal questions before the Council concerned the delimitation of the frontier between Iraq and Turkey and the economic and financial reconstruction

of Austria. After hearing the views of the interested parties on the report of the Mosel Commission, the Council set up a Sub Committee of three of its members to study the preliminary questions involved and decided maily to seek the advisory opinion of the Permanent Court of International Justice on two legal points At the request of the British Government the Council despatched to the spot a repre sentative of the League General I aidoner to keep it informed of the situation on the provisional frontier

As regards Austria, the Council noted the report of Mr Layton and Professor Rist and decided that subject to certain precautions it would be possible to abo lish the League financial control within a certain period

The Council also dealt with questions relating to minorities in Greece Lithua ma Roumania and Turkey It settled various questions in connection with the Free City of Danzig It took a stries of decisions relating to mandates the settle ment of refugees and humanitarian questions

Before closing the session the Council took the necessary steps for the evecu tion or study of a certain number of the revolutions of the Sixth Assembly

II - The Permanent Court of International Justice (1)

1 - EXTRAORDINARY SESSION

By its Resolution of September 19th () the Council of the League of Nations decided to submit to the Perman at Court of International Justice for an Advisory Omnion certain legal points in connection with the question of the boundaries between Turkey and Iraq now before the Council It further expressed the wish that the Court's Opinion should be given in sufficient time to enable the Council to consider at its forthcoming session the opinion which the Court would deliver This session will take place early in December next whereas the next ordinary session of the Court opens only in June next. The President of the Court therefore, has convoked the Court for an extraordinary session beginning on October 22nd

During this session which will be the Court's fourth during the present year it will be composed as follows

M Huber (President)

M Weiss (Vice President) M Loder

Lord Finlay

M Nyholm

M Altamira

M Anzilotti

M Yovanovitch

M Beichmann

M Negulesco

2 - OPTIONAL CLAUSE OF THE COURT STATUTE

On September 26th M. Hymans stated at a plenary meeting of the Assembly, that he had signed on behalf of Belgium the Optional Clause concerning the compulsory jurisdiction of the Permanent Court of International Justice in the following terms

On behalf of the Belgian Government I recognise as compulsory at a facto and without special agreement in relation to any other member or State

⁽¹⁾ Art cl. contributed by the Registrar of the Permanent Court (2) See Political Quert ons the Iraq Frontier

accepting the same obligation, the jurisdiction of the Court in conformity with Article 6,6 paragraph 2, of the Statute of the Court for a period of lifteen wear, in any do pute saving after the rathication of the present declaration with regard to vitations or fasts subsequent to this rathication, except in cases where the parties have agreed or shall agree to have recourse to another method of pants, wettlem.

Belgium is the twenty fourth State signing the Optional Clause, which is now in force between fifteen States

SLISS Proposal — On the proposal of the Sauss dulegation, the Assembly, noting that the period for which certain States had accepted the compulsory juris diction of the Court was approaching termination, requested the Secretary General to draw the attention of such States to measures to be taken, if they saw fit, in view of the remeal of their undertaking

The rapporteur M Morta drue attention to the fact that the Optional Clause had been accepted finally, and without reserve by fifteen States Eight other States had accepted the claus, some of their subject to reservations. In the majority of eaces the underthings had but cattend into for a period of five years which would come to an end in 1927. It was, therefore, unportant that the attention of significant should be dra m to the situation

III - Arbitration, Security and Reduction of Armaments (4)

The question of arbitration, security and reduction of armaments was most carafully studied by the Sivith Assembly and a screep of draft resolutions submitted and referred for examination to the First and Third Assembly Committees. These draft resolutions were based on considerations. which M. Rohn, the rapporteur of the First Committee, summed up as follows.

> At the measure when the declarations of certain Govariments have shown that in early extrus forece at the Perit of for the Partic Stiffment of learn tentional Dapotes is not to be expected, several delegations have been auticust to affirm the fields and unanimate with which the Member of the Lorenz remain attrached to the traje object underlying that draft treats, manch, vertration, security and disarraments, and to indicate methods or measure by which an approach implit be made to the object, pucking the achievement of a general settlement "huch many consider indisputation."

The first, and most general propo al, was that of the Spanish delegation of months proposed a mere declaration of principle, it emphasised the devarbibity of the conclusion of treatises of eccurity conceived in the spirit of the Covenant and in harmony with the principles of the Protocol, indicated the possibility of extending such a system to the "solor bard," and asked the Council to report to the Seventh Assembly, on the progress in general security brought about by such agreements. The draft resolution, in a final paragruph, dee provided for a preparatory study with a use to a conference for the reduction of arranemits.

As a result of the discussions of the First and Third Assembly Committees, an amended draft war submitted to the Assembly, which adopted the following text

The Assembly

Taking note of the declarations submitted to the Council and the Assembly of the League of Nations in respect of the Protocol for the Pacific Settlement

of International Disputes and of the fact that the said Protocol has not up to the present received the ratifications necessary for putting it into operation immediately

Convinced that the most argent need of the pre-ent time is the re-estable hment of mutual confidence between nations,

Declaring afresh that a var of aggre sion should be regarded as an international crime,

Regards favourably the effort made by certain nations to attain those object by concluding withtration conventions and tracties of mutual security concerted in the spirit of the Corenit of the League of Nations and in har mony with the principles of the Protocol (Arbitration Security Disarmament).

Proceedings of the Control of the Protocol (Arbitration Security Disarmament)

Records the fact that such agreements need not be restricted to a limited area but may be applied to the whole world,

Recommends that "feer these connentions and treaties have been deposited with the League of Nations, the Council should examine them in order to report to the Sexuaria Assembly on the progress in general security brought about by such size-ment.

Undertakes again to vork for the establishment of peace by the sure method of arbitration security and disarmament

And, in conforcint's with the spirit of, Arche VIII of the Convenant conjusts the Council to male, a praparatory study with a view to a Conforman for the Pediation and Limitation of Armanients in order that: "secon as satisfarter-orditions have been assured from the point of view of general evenity as provided for in Re-othern Nutra (He Third Assembly, the said Colsterner, may be convised and a general reduction and limitation of armam into may be ealisted.

The reports on this resolution, presented to the Assembly by M. Rohn (Bell yourn) and Dr. Benes (Czechoslovakia), may be analysed as follows

discretions — The Assembly considered that it was expressing the unanmous teeling of the delegations in declaring that every effort should be made in order that the assimilation of war of aggression to an international crime should become a legal principle clearly formulated and enforced by sanctions. The Assembly turther thought it desirable, to indicate that arbitration convictions no less than securit, treative deserved favourable consideration by the Leegue if they were in contournity with the innicioles of the Coverant and of the Protocol

The Swedish delegation had proposed that the Assembly should invite the Council to submit to examination by a Committee of Experts the provisions of the Protocol concerning compulsory arbitration. The Assembly, while respecting the intentions which inspired this proposal felt that it might lead to misunderstanding It was important to avoid anything which seemed necessarily to imply re opening discussions upon an isolated part of the Protocol and, on the other hand, it seemed unwise to decide in advance that the best way of encouraging the development of compulsory arbitration was to draw up and submit for acceptance by the various nations a general and unitorm system of procedure. It was impossible to ignore the fact that a very large number of arbitration conventions had in recent years been concluded between various Members of the League and it seemed indispensable to study these conventions as a whole without projudging the conclusions to which such study might lead. For these reasons the Assembly in agreement with the Swedish delegation, islt that the essential aim of the Swedish proposal yould be better attained by the acceptance of a more general proposal submitted by the Japanese delegation

by the lapanese delegation

The latter deals not merely with computervy arbitration that also with concellation the importance of sinch had frequently been ecoguised by earlier Assemblies whether as a preliminary to arbitration or to judicial settlement or as a sobil diary means of settling disputes which were not submitted to any jurisdiction. Its purpose was to obtain from the Council, in new of the next Assembly a suich not merely theoretical but above all practical of the whole problem of the partic settlement of international disputes. The Sewnith Assembly, taking into account.

the statements made by various States at the Sixth Assembly and of agreements concluded in the interval vould thus have better it a report on the progres which could be made in the matter

Another proposal dealing with compelsors arbitration was submitted by the Belgian delegation and adopted by the Assembly

At a moment when compelsory arbitration in the most general sense had been accepted in a large number of special conventions the Beignan delegation thought it describe to promote that development by calling that attention of States to the advantages to be attained from the point of view of their security by adopting such conventions — a procedure which was in accordance with 4rt to VX1 of the Coventia.

The Assembly unanimously considered that there were real advantage in emphasing the fact that Members of the Longue implification to prohibit agreement war by means of arbitration conventions and that such agreements are placed under the general guarantee, of the Covenant

The Assembly referred to a later session consideration of proposals of the Uruguayan and Dameh diskpations. the ferment for an examination of the Stitute of
the Permanent Court of International Justice in order to make its jurisdiction more
universal and the latter for the constitution of a Conclination Commission attached
to the Permanent Court in order to unify and strengthen conclination as a meanior enduring peace. The A semily rest it wasses for the moment to attempt any
unnovation which might movible the amendment of the Court Statute on the ground
that it would be very difficult to secure the necessary undaminous approval of all
the signatures. Other objections were based on the jud call nature of the Court
and on the special conditions which mediators in international conflicts should
fulfil

Retaction of devacants — The part of the Spann h resolution referred to the Intrd Assembly Commuttee raised too problems closely related but distinct namely the propagators studies with a view to the reduction and intuition of cramanests and the organization to which these preparatory investigations should be retrusted by the Council

With regard to the question of the preparatory studies the Assembly noted the existence of at least two currents of opinion

On the on hand a certain number of delegations expressed doubts whether, before the Council committed itself too definitely to preparatory investigations for the reduction and limitation of armament it would not be preferable to await the results of the negotiations now being carried on with a view to the conclusion of a Security Pact and also the effects which the successful is us of such negotiations might lave on the pr paration and conclusion of other similar agreements. Those delegations thought in fact that this reduction and limitation could have no solid foundation until the political condition under which they would be carried out were defined and as these political conditions in their turn would react upon the problem it was considered that great importance should be attached to the moment when the preparatory studies should begin. On this subject the Italian delegate made cert un reservations he considered that such preliminary studies were useless but it they were regarded as absolutely necessary he would withdraw his opposition while pointing out the danger which they might involve either by reason of their excessive scope or by the publicity which in ght be to the advantage of Power still outside the Lague of Nations He added that in his opinion the reduction and him tation of armaments could only be achieved on a political basis

Other delegations by cert thought that while deferring until the most surtable moment—to be chosen by the Council—the convexion of an introductal conference for the reduction and limitation or armaments it was essential that the preliminary work should be begun without cleay. In the view of these delegations there were serious objections to delaying this preparatory work until the political

atmosphere was tax-ourshie to the summoning of th. conference since whom that time came it would be of the utmost trapertance not to delay for one moment the realisation of the efforts of the League in this direction. The Brazil an and Chilana delegations pointed out that for the Latin American countries the problem was not cree of evilution of armanests but meetic of limitation. The Spanath delegation and that this equally applied to certain European countries. The Chilana delegation proposed that in wise of the changes in the general situation due to the inability of certain nations to adopt the Protocol the task of the Coordination Commission should be reduced structly to the terms of the Recolutions of the Chilana delegation also pointed out that valuable work had been done in 1923 by the Temporary Mixed Commission on the subject of the mutual control of armanests by means of regional committees formed on the same basis as the regional party which are at the moment being decessed

Other delegations including those of Belgium Deumark Trance. Hungary the Netherland Norway and Sweden insisted on the necessity of immediately in taking prel minary studies on the widest possible bas a and with the collaboration of all the Technical Organisations of the League so that when the conditions of general security were such that the Council demand it possible to convene the international conference the problem might from the technical point of view beington or pipe for a concerned volution. The Belgina and Berathian delegations pointed out the advantability in this connection of examining the relations between the problem of distantiance and the problems gained by the scheme for an economic conference land before the Assembly by the French delegation.

The French delegation supported by the Polsh delegation definitely stated that the preparatory studies in question could deviously only hear upon the programme of a possible conference and could include neather concrete study of the resources of any particular country nor, a fortiers investigations. It considered it advisable however with the aid of such theoretical studies to bring out the elements of the question, namely, the relation between multitary power and peace armainents in any particular country rapidity of imbilisation etc.

It appeared to the Assembly that thes, two penets of view could be reconcised On the one hand though it was premature to contemplate immediately in all its details the conversing of an international conference it was none the less possible to proceed with preliminary enquiries with a view to this eventuality in so far as they might relate to all these questions which were not directly affected by the international political vituation. Further, as the Belgian representative position out the Council was bound by Article VIII of the Covenant to proceed to such investigations with a were to disamment.

With regard to the organisation responsible for the execution of this work, the Assembly examined the composition and methods of work of the Co ordination Commission constituted last year $\{P\}$

In the opinion of certain delegations the Co ordination Commission was not constituted on a sufficiently rude and democratic basis. While recognising the advantage of having ripresentatives of all States Members of the Council, those delegations considered that other Go-emments also should be represented.

The French delegate expressed the opinion that the defects pointed out in the oraling of the Co ordination Commission might easily be remedied if the Council drew up rules of procedure, the Commission being an advisory one all the members would be able to take part in discussions and to vote while the final decision would advays remain with the Council On the other hard the Italian delegate made reservations on this point being of opinion that the vote should only be given to authorised representatives of States Members of the Council and never to members who sit in any other capacity.

⁽¹⁾ See Monthly Summery Vol. IV No. 9 P o

S P N -- HES MENS ANGL.

The Assembly drew the attention of the Council to the suggestions made with regard to the composition of the Co-ordination Commission and the necessity of determining its rules of procedure

On September 26th the Council on the proposal of Dr Bens (Cozebnolovaka), deeded that the Council Committee stup just year, about meet before the next Council se user in order to undertaire a general study of the questions arrange out of the Assembly resolutions. The Committee will examine in particular the observations made in the course of the Assembly debates in regard to the organisation, working and name of the Co-ordination Commission. The Committee will moreover undertake the nece sary studies for determining the questions to be submitted to preparatory examination with a view to a possible conference for the reduction and limitation of armanents. It will then draft definite proposals to be submitted to the Council on this subject.

Statistical Information on the Trade in Arms Murritions and Implements of War
— The Assembly urged all States as soon as possible to adopt the models anneved to the Convention for the Supervision of the International Arms Trade for their national statistics and for the documents they supplied to the Secretariat

Primate Man Machine of Arms: — The Conference for the Supervision of the Arms and the Oring into being in a relatively short time a convention with the support of important States non-members of the League During the debates of this Conference various delegations gave emphatic expression to the importance which they attached to the system laid down by the Conference being completed by a smaller asstem for the years and analysis of the Conference being completed by a smaller asstem for the years and analysis of the Conference being completed by a smaller asstem for the years and a conference being completed by a smaller asstem for the years and a conference being completed by a smaller asstem for the years and the conference being completed by a smaller asstemation.

In the opinion of these delegations such a Convention was indispensible to the re-establishment of equality between producing and an producing States since the application of the principles of becases and publicity, which the 1925 Convention imposed upon the international trade in arms, would place non-producing countries in an infection position to those countries which could procure arms from factories within their own territory and thus rescape publicity. The declaration inserted in the Final Act of the 1925 Convention and mentioned above reflects this line of thought to.

The Assembly endorsed this declaration and invited the Council to continue the preliminary work on the subject of the control of the private manufacture of arms, so that a draft convention for discussion at an international conference might be prepared as speedily as possible

The Assembly further expressed the opinion that the cooperation of a topic \mathfrak{A} tative of the United States in the preliminary work was indipensable to the success of the Conference

On September 26th, the Council requested the Council Committee to consider the Assembly's resolution and to submit a report on the steps to be taken for its execution

The Use of Arbhymathrg and Pensoneus Gases on War — On September 6th the Council considered a request of the Conference for the Supervision of the International Trade in Arms that the Council should call the attention of the Committee for the Progressive Codification of International Law to the Protocol () concerning the prohibition of the use of applycating, previous and other gains in war, and of bacteriological multided or variance, and also to the clause of the Washington Treaty () concerning the prohibition of chemical waffare.

⁽c) That the Con, ention of today 5 days must be not obtack a or important top to user's a general nation of instructional revenuents reporting, until and seminations and implements of ver and that it is describe that the international open of the manufacture of such trans entirections and implements of war should receive out, consideration and deferrant Governments.

⁽¹⁾ Green, Jun. 17th 1925

⁽¹⁾ Wa hington, February 6th 19 2

At the suggestion of M Veverka (Czechoslovakia) the Council postponed its decision on the grounds that the Committee for the Codification of International Law was engaged in a preliminary stock of its sphere of activity, and that the Protocol adopted by the Conference was at that moment before the Powers for consideration with a view to signature or ratification

IV — General Questions

1 - INTERPPETATION OF THE COVENANT ()

The Assembly had before it a proposal of the Netherlands delegation regarding a further evamination of the replies of the Special Committee of jurists appointed under the Council's resolution of September 28th 102, The ruples concerned certain questions dealing with the interpretation of the Covenant ()

The Assembly requested the Council to invite the Governments of States Members which considered that certain points of the Committee's report still required efucidation to make known their observations to the League Secretariat

The Council on September 26th in tructed the Secretary General to take the necessary steps to give effect to the Assembly s decre on

2 - AMENDMENT TO ARTICLE XVI OF THE COVENANT

The Assembly adopted the amendment to Article XVI (economic sanctions) of the Covenant proposed by the British Government which consists in the suppression of the vords in such case in the second paragraph of the original text

This amendment will be submitted for ratification by the Members of the League

3 - Election of the Non-Permanent Members of the Council (')

On September 20th the Assembly elected the non permanent mumbers of the Council for 1026 $\,$

Forty nine $\mathsf{Stat} \sim \mathsf{voted}\,$ the absolute majority being twenty five $\,$ The members elected were

Brazil	45 vote
Uruguay	40 4
Czechoslovakia	ა5 »
Spain	35
Sweden	34
Belgium	32

On the proposal of the Clunese delegation the Assembly adopted a recommen dation to the effect that elections for non-permanent seals, should be conducted with due regard for the main geographical divisions of the world ethnical groups religious traditions: types of civilisation and sources of wealth

⁽¹⁾ See Resoluti no of the 4 sembles, p .41 of this number

^() Sea Monthly S meany Vol III No o

⁽a) S e Resolutions of the Arsen b's p 241 of this number

The Assumbly also approved a proposal of the Vencaucian delegation that the τ_0 detect of the above mentioned members meant that the non-permanent pairs of the Coun if should be $\kappa_0 \tau_0 = 0$ by application of the pure uple of rotation as from 1920.

4 - RELATION OF COSTA RICA TO THE LEAGUE

The Assembly on the proposal of the Franch delegation expressed its regret at the absence from it midst of Costa Rica a Member whose participation in its work had been unanimously and highly approvated. It expressed the hope that the Government of Costa Rica might again find it possible to co operate with the Learner

The Government of Costa Rica by its letter of December 24th 10 4 had copressed its intention of withdrawing from the League

5 - APPOINTMENT OF REPRESENTATIVES TO THE LEAGUE

Appointment of a Liberian Delegate

The Government of Liberia has informed the Secretary General that it has appointed Baron Lehmann delegate of Liberia to the Assembly as permanent delegate to the League of Nations

6 - COMMUNICATION FROM THE PRESIDENT OF THE STRAITS COMMISSION

On S-pt-mber 10th the Council authorised the Secretary General to accide to a new first of the Strain Commission to the effect that information turnshed by him in e erution of the Convention relating to the Regime of the Strats might be forwarded to the Power, concerned through the intermediary of the Leaves Secretaria at

Under Article 1 of the Convention relating to the Strats Regime the Strats Commission carries out its functions under the auspixes of the League to wants to reports annually Article 2 of the same Convention lays down text the Commission shall furnish certain information with regard to the naval forces in the Block. Sen

7 - FINANCIAL QUESTIONS ()

The As embly adopted the audited accounts of the League for 1924 and approved the budget for 1006 the total of which amounts to 22 0 $_3$ 0 6 $_5$ 3 gold frames as compared with 22 6 $_5$ 8 1 $_5$ 8 gold traces in 1025

es as compared with 22 558 158 gold trancs in 1929 Expenditure is classified under the following heads

	Go d f ance
	-
Secretariat and Special Organization	12 365 004
International Labour Organisation	2 0,0 9,8
Permanent Court of International Just .	J 000 401

A sum of 1 $_{575}$ noo gold frames has been set aside for building expenses and 250 200 gold frames for capital expenditure

The League accounts at the end of 1924 howed a surplus of 9 305 721 gold francs From this surplus the sum of 2 110 420 francs was taken to complete the

⁽t) to Resoutton of the A embly p 42 of this number

fund of 3 200 roo frames provided for the building of the new effices for the International Labour Organisation. The balance of 728 501 transe was point into a spenial account hemeforth to be known as the Leuppe Building Fund. This account has further been increased by the contributions of the Argentine for the period during which that country was not included in the scale of allocation of e-penses.

In 14 m of the satisfactory financial position the Assembly decided to increase to 11,00,000 francs the credit of 4,500 con francs voted last year for the building of an Assembly Hall a figure which the jury of architects had considered insufficient

For the new hudding the Assembly considered the possibility of purchasing a site of about 11 acres, in the inventedr's neighbourhood of the Secretarian Offices. It was also proposed should favourable offers be received before the end of the year that the present site occupied by the Secretarian might be sold and new officer built on the farger site

As in preceding years the Assembly fixed the scale of the allocation of the evenesses of the League among State Members. A re-sed scale had been drawn up as a result of investigations carried out during the past year by the Committee on Allocation of Expenses. The present scale is based not only on budget returns, but also on certain economic data such as mineral and cerval production international results of the production international results.

The reduction made in the allocation of certain States on account of devasta tion suffered during the war has been eliminated from the present scale. These reductions were granted for a time on the grounds that the original idea-cation was based on indices of pre-war wealth which no longer applied to countries, which had sufficient materially during the war. The present allocation is based on post war data, which automatedly is freet the losses incurred.

After noting the observations of certain deligations, the Assembly approved the revised scale and decided that it should be applied in 1926, 1027, and 1029.

8 - COLLABORATION OF THE PRESS IN THE ORGANISATION OF PEACE ()

On the proposal of the Chitan delegation the Assembly adopted a resolution with a view to affording the pres-the collaboration of the League in improving its technical facilities for assisting in the work of moral disarmament and the organi sation of peace.

The Assembly requested the Council to examine the desirability of convening a committee of experts representing the press of the different countries

On the proposal of M Hymans the Council in order to consider the question at lessive decided to include it in the agond of its December session. In the mean time the members of the Council will ensuit pointains unions editors associations and directors of new ag neise in their respective countries. The Secretary General will obtain the views of those directive affected by the Assembly's resout tion.

V - Technical Organisations

1 -- THE HEALTH ORGANISATION (2)

The Asymptoly appro ed and adopted the seport of the Health Committee on the work of the Health Organization during the past year and noted with sairs

⁽²⁾ See Recal tons of he Assembly p 4- of this number
(2) See Pesel to 8 of he Assembly p 44 of this number

faction that the work accomplished since last Assembly promised to be of great value to the health services of different countries

The Englemiological Intelligence Service continued the publication of its

The Epidemiological Intelligence Service continued the publication of its monthly reports it numbers of which have appeared and published last June its second annual report. With a view to chauring the comparationty of official morb dity and mortality statistics the Health Organisation undertook the publication of reports on the organ-stude and work of the various health administration and statistical departments.

The Far Eastern Bureau of Dyndemic legical Intelligence set up at Singapore has now established relations with forty seven of the principal Asiatic Australian and East African ports

Investigations acre pursued with a view to the standardisation of biological products. At a resent international conference at Geneva areasement as we had view to the regard to the standardisation of processes used for the trainion of salvarsan insulin digitals, etc. An enquiry into the causes of the difference between England Italy and the Netherlands as regards the death rate from cancer of the breast and the uteriars is notories.

The Malaria Comm is on undertook a tour of investigation in different countries for the purpose of studying the relative value of the curative and preventive methods of treatment of malaria.

The question of skeping sickness and tuberruless in Equatorial Africa was disrused at a sperial conference, held in London when it was decided to rend an international Commission to the countries infested with the lasts fily in order to study the question on the spot

A Committee was appointed to study the effect of industrial labour of housing and food supplies in general and of milk consumption in particular upon the pre valence of tuberculosis

Interchanges of public halth officials organised by means of funds contributed by the International Haulth Board of the Roukdfeller Foundation took place in Great Britain Belgium and the Kingdom of the Scrib Croats and Slovenes Interchanges of speanists were held one of which organised in conjunction with the International Labout Office was airraged for medical inspectors of labour

The Assembly after expressing to satisfact on with the work already accomplished requested the Council to refer to the Health Committee proposals put forward by seven Governments entrusting the Health Organisation with a series of new tasks. These were a proposal of the French delegation that the Health Committee be authorised to study the possibility of establishing a sanitary and op deminingical bureau in West Africa, a recommendation of the Cuban delegation concerning the organisation of an interchange of members of the staff of institutes of public health and tropical medicine in Latin America a proposal of the Italian delegation that the Health Committee be requested to undertake an enquiry into the prevalence of trachoma a proposal of the Serb Croat Slovene delegation that the Health Committee should study from an international point of view measures that might be recommended to Governments in the interest of public health for the control of the manufacture and distribution of food supplies proposals of the Czechoslovak delegation that the Health Committee should un dertake in the interest of the economic and efficient organisation of public health services a comparative study of the health services in various countries that it should study a uniform international method of collecting information on diseases treated in hospitals, and that it should examine the conditions in which it would be possible to unify pharmacopoeas in so far as prescriptions relating to the com pounding of drug were concerned a proposal of the Paraguayan delegation that the Health Organisat on in the interest of the comparability of health statistics should send an expert stat dician to Latin America for the purpose of studying in collaboration with the competent authorities the statistical methods employed in those countries, a proposal of the Venezuelan delegation recommending that

Governments should establish in their respective health organisations special bureaux to ensure collaboration between the administrations concerned and the League Health Organisation

The Council referred these proposals to the Health Committee for examination

2 - THE ECONOMIC AND FINANCIAL ORGANISATION

a) Work of the Financial Committee (1)

The Financial Committee besides rentinuing its work in connection with the Austrian and Hungarian reconstruction schemas and the settlement of Greek refigees—which are dealth with in special chapters of this house—pursued its examina tion of the question of double transform cooperated with the Free City of Daming in the issue of a municipal login and severed the Esthonian Government in an industry into evoneum, and financial conditions in its country.

The experts on double taxation funded unions in its country. 1925 the Financial Committee approving the main outlines of their report. Their aim is, in the first instan e to decrease or clim tast the double forusine which arises when a tar payer living in one country and drawing part of his income from another country, has to pay a tar on these prome in both States.

The International Chamber of Commerce had this question under consideration at the same time as the League e-perts. At its last general conference it agreed, subject to a trae amendments to the conclusions of the latter. At at a test there fore which may be considered as the result of investigations undertalen simultaneously by revenue authorities and by representatives of the great commercial associations of the world.

The Council desiring to obtain practical results of this work decided to sub mit this text to a Conference of Experts of thirteen countries including Germany and the United States

Almost sure its foundation, the League has by reason of its political respon sibilities, devoted attention to the hanacial problems of the Free City of Danug in the course of the last few years the Financial Committe helped to bring about the monetary reform in the Free City and established the new guiden currency

In 1025 the Funancial Committee acted as a mediator and as a technical expertin connection with the issue of a loan of a million and a half pounds sterling floated by the municipality of Danzig

In Exhoma the anistance given by the League at the request of the Esthoman Government was of a different kind from that accorded to the countries previously mentioned. In this case the Fannacial Constitute after studying on the spot the conomic and financial cloids/those in Esthoma gave technical advice as to the financial cloirs to be adopted.

The Assembly took note of the work of the Commuttee and expressed its interest in the publications prepared by the Economic and Financial Section of the Leagur Secretariat. It considered that they formed a useful contribution to the study of economic and financial problems

b) The Fiture al Revolution of Austria (*)

As a result of the e-amination by the Found1 at its September meeting of information furnished by the Austran representative and the Commissioner Geniral and of reports presented by it a League Financial Committee and the experts Mr. Layton and Protessor Rist, a decisive stage was reached in Austrian reconstruction The consequence of the discussions of the Council and the Financial Committee was the conclusion of a new agreement between the League of Nation, and the Austrian Government in view, first of the relaxation and finally, of the abolition of the control system in force since 1922

In the turd reconstruction protocol (Geneva 1022) at its stipulated that the factions of the Conversioner Gened shall be brought to an end by a decease of the Council when the latter shall have escentaned that the financial stability of Austria is essured, without prejudice to any special control of the assets asyigned for the service of the loan. This stipulation also figured in the agreement of September 1024 between the League and the Austrian Government.

The Financial Committee after a careful study of the experts report and of information formshed by the Austran representative and the Commissioner General arrived at the conclusion that the main conditions of the reconstruction programme had been fulfilled and reported to this effect to the Council of September 10th. It drew attention to the fact that the Austrian currancy had been stable since the reconstruction setteme had been fewam up. The ordinary budget for 1924 had shown a surplus which had bun devoted to revening a substantial part of the capital expenditure. A similar results might be empected for 1925, the level at which the results were obtained being higher than had been originally hoped. Part of the capital expenditure had been and was being met out of the League reconstruction loan.

These results, coppled with the great progress made in the execution of the agreement of September 1924 enabled the Council to consider the abolition of the control. As however, the sudden and complete suppression of all supervision might have given rise to some amovely, the Council decided to take certain precault tons in order to set at rest any apprehension, which might be followed.

The attention of the Financial Committee had been drawn to the fact that Austra was still in constant need of foreign capital. The flouds already at her disposal have entered the country in the form of short term credits. In the opmon of the c perts it is vitally important at the pre-ent moment that the foreign credits should be consolidated in the form of long term loans. This depends not only upon the rate of interest but above all, upon the maintenance of the confidence of foreign money markets in the Austrian financial situation.

The Council, therefore taking into account the various aspects of the situation provided for the gradual abolition of the control

The first stage of relaxed or modified cortrol, began on August 11th, in virtue of a decision of the Commissioner General which was communicated to the Austran Government. The effect of this modification is that the Commissioner General no longer intervenes in the details of the budget or in specific expenditure, but confines hamself to the supervision of the general budget position. The Council, moreover, in agreement with the Austrian Government endored proposals of the Financial Committee to the effect that the control of the Commissioner General, from January 1st, 1926, should be limited to the assigned revenues and the expenditure of the balance of the reconstruction loan. From this date the Commissioner General will no lenger be obliged to reside permanently in Vienna. This will mark the beginning of the second stage of the pronouncal abolition of leaded? The abolition will continue proximonal until the passing of the 1026 budget and the submission of the closed accounts for 1925. When these conditions have been fulfilled the control exercised by the Commissioner General will come to an end

minuted the control exercised by the Commissioner General will come to an end. The application of those decessors is dependent upon legislation by the Austrian Parliament providing for the retention in office for a period of three years of the Foreign Adviser to the Austrian National Bank, and for the possibility during the years of the resumption of the control should the proceeds of the assigned revenues be insufficient for the loan service or budgetary equilibrium be senously me naced. The control would be re-established by the Council with a majority of three quarters.

The object of these conditions which will be submitted to the Austran Par lament is to maintain the considence of foreign money markets in the general economic and financial situation of Austria even after the termination of the control

Both the Council and the Assembly expressed their approval of the work accomplished

On September 10th Mr Austen Chamberlam speak ng on behalf of the Council congratulated all who had co operated in the Finaniar Committee or in Astrona Government circles in the remarkable progress made doring the past year. He also expressed the indebtedness of the Council to the Commiss oner General and to the experts Mr Lavion and Profesor Rist whose report he said should give confidence to misetors and should encourage the Austr an Government and people to continue in the sound policy they had so far followed

The Austran Chanceller Dr. Ramé, sand that the object of the control had been altamed. With its aid the effort, of the Austran people to place Austra on a sound financial basis had been crowned with success. As Austra's bridges had been balanced and the stablity of her currence ensured: It had been possible to consider the obligation of control. This discussion Dr. Ramad sand was particularly gratifying to Austra been in e. t. was an official testimony before the ril ole vorid that the country was now financially sound and because Austria like other nations file a very log timate doairs for freedom in the management of her affar is

The Assembly after noung a report by the Norweg an delegate M Mitchelet congratulated the Austran Government and the League organisations which had operated in the reconstruction out — the Countle He Financial Committee and above all the Commissioner General Thanks to the intimate and constant collaboration of statesmen and technical coperts the Rapporteur said — a collaboration peculiar to the League and not conceavable elsewhere — it had been possible to an omplish this tisk, so entirely new m conception and presenting almost insurmountable practical of the ultimate to the advantage not of Austria alone but of Europe and the world as a white

The Council had requested the Economic Committee to study the report of Mr Layton and Professor Rist and the Assembly expressed the hope that this inquiry would soon yield positive results.

While fully aware of the completity of the economic problems of present day austra the Assembly was happy to confirm that the word undertaken by the League was nearing its conclusion and that the termination of the control was contemplated.

Progress of the Reconstruction Wollar September

The Austrian Government submitted to Parl ament the draft budget for 1926 sheeping the following items

of go d c owns)
502 57
50 00
20 00
581 67
522 46
59 21

The Agr.ement of September 1924 provided that the budget for 1026 should show expenditure of 405 m liton gold crowns and investments to the amount of 50 millions. The budget submitted by the Government shows current expenditure exceeding by 767 millions the maximum fixed in the Agreement. The Govern ment ascribes this surplus to increased outlay for unemployment assistance and to the rise of the pound stering.

Reduction of Civil Service Staff — The total number of officials dismissed since October 1st, 1902 rose to 77,05 on September 19th

Budget Estimate — The Austrian Government communicated to the Commissioner General the following estimates for September

	Correst Administratio	ia livestmus U diu of "bil ng")	Total
	_	-	-
Expenditure	64 67	5 14	60 SI
Re remues	64 80	0 42	64 28
Surplus	0 13	5 66	_
Deficit		~	5 53

issigned Reser us — The yield of the revenues assigned for the service of the loan was 39.4 million shillings in August (2.2.8 from the tobacco monopoly and 15.6 from the customs)

Get eral Situation — The number of unimployed recurring State assistance increased from III 050 on August 15th to II2,642 on September 15th

Bank and savings bank deposits rost from 456 19 million shillings at the end of August to 477 11 millions in September

The weakly balance -bet of S'ptember 2,2d of the National Band into red note to follow a further and treetge momes equivalent to 6a.4%. If current accounts of 85 x millions he radded it will be seen that total commitments of 64 x i multons are coverco in a proportion of 59 1%, by gola and foreign momes:

On September 2nd the National Bank lowered its discount rate from 10 to 9%

c) The Financial Reconstruction of Hingary (1)

The financial situation in Hungary was discussed at the September meetings of the Assembly, the Council and the Financial Committee.

On September 10th the Countil, necluding M Connease (Rounanis) M Yow ovitch (Emgdom of the Serbs, Creats and Stovenes) and W Walko Hungary), heard a statement by Mr Jeremah Smith, Commissioner General, on the progress of the reconstruction work. The Chairman or the Financia: Committee, M Dubos also attended the meeting

Mr Smith informed the Council that the reconstruction work was making satisfactory progre s. The budget was balanced. Instead of the defect of 100 mil hon gold crowns contemplated for the first year. Hungars had reported a surplus of 65 million. The har-set had been good and economic conditions, though not yet normal were slowly but steadily improving. Mr Smith considered that if the present conditions continued there was reason to believe that the stability of the State finance would be maintained.

The Hungarian Foreign Minister, M Walko, expressed the gratitude of his Government to all who had to operated in the reconstruction work — to the League of Nations, its competent organisations and the Commissioner General

The Council congratulated the Hungarian Government on the progress of the reconstruction worl

After noting the reports of the Commissioner General and the Financial Committee, the Council endorsed the views of the latter as to the advantage for Hungary of concluding further commercial agreements with his neighbours, with the

⁽¹⁾ See Rests us of the 2s embly p 45 of this number

object of bringing about a progressive reduction of tariffs in Central Europe, thus , promoting closer commercial relations

The Council also noted that the Hungarian Government was about to consider a scheme of administrative reform based on the progressive reduction of the civil service staff

The Assembly, on the report of M. Loucheur (France) c pressed its satisfaction with the rapid progress made in the financial reconstruction of Hungary, and the hope that the programme might be brought to a conclusion within the period provided for by the Protocol

d) Seillement of Greek Refugees (1)

The progress in the settlement of Greek Refugees was discursed at meetings of the Assembly and the Council

At the Conneal meeting of September 10th, the Charman of the Greek, Refugees Stitlement Commission Mr Charles P Hr Wand outlined the vork accomplished by the Commission since its testfolksiment in September 1933. In November of that year, he said, when the Commission began its work, there arrived at Piraeus and other Greek, ports, about 1 400,000 refugees. 1 200 000 of whom were destitute To day all but a very small number had been or were being stablished in the productive life of Greece. These people, Mr Howland said would in the course of a few vears be one of her greatest assets if indeed they could not already be considered as such

Mr. Howland pand a tribute to the efforts of the Greel Government which had undertaken to establish the refuge-on-even before the Commission began work. He further recalled that, through the generosity of the Bank of England and the Greek National Bank, the Commission had been enabled to do its worf without waiting for the floating of the international island of \$1000,000 citsword in December, 1024, Of this fund the Commission had so far spent \$700000. Sword in December, 1024, Of this fund the Commission had so far spent \$700000 issued in December, 1024, Of this fund the Commission had so far spent \$700000 in the British and Greek loans had been repaid and a considerable number of refuge-shad been established. The balance of \$2,000,000 had already bern disposed of in the budget estimates published by the Commission. The Greek National Bank had promised to contribute \$2,000 con refer to enable the Commission to continue its work.

2 governments on order to enable the commission to continue its work.

With the approval of the Greel Government the majority of the refugees had settled in Greek Macedona This region, once devastated by war is now per pled by a homogeneous colour of Greek refugees

Mr Howland added that the revenues as igned to secure the loan were more than double the amount necessary for intrest and sinking fund

than obtain the amount necessary for interest and siming from Certan difficulties with Aish the Commission had all to cope were the subject of a discussion between the Greek Committee of the Council representatives of the Greek Government, and the Greek Refugees Settlement Crimmission. As a result of the discussion, mrasure, were talent to recure full to operation between the Greek Government and the Commission.

The Council appro of the appointment by the Greek Government of M. Pallis and M. Lambros to replace M. Delta and M. Estathopoulo on the Commission

The daremily noted with satisfaction the progress in the settlement of the Greek refugees. It expressed the hope that close co operation between the Greek Government and the Settlement Commission might bring the work to a successful conclusion.

e) Work of the Economic Committee (°)

The report of the Economic Committee on its work during the past year was approved by the Assembly, the Council having previously evanimed the report of the Committee on its system is session

⁽¹⁾ See Resolutions of the 4 and 1 p 45 of this number (0) See R solu our of the As embly p 46 of this number

The Commuttee's programme had newleded the following subjects import and expert prohibition, and nainteeous, treatment of forcing nationals and enterprises, unfar competition encourse roses and occupiovement, unfarshood in methods in consonue statutice, customs formalities, lake customs declarations, commercial arbitration bill of evchange, reliaboration with the International Parliamentary Conference on Commerce, protection of the con uner against worthless goods

For the execution of its programme, the Committee had worked in co operation with the International Labour Organisation, the Financial Committee, the International Chamber of Commerce, the International Institute of Statistics and other bodies

The Pith Assembly had requested the Economic Committee to consider the possibility of an international agreement with a wire to the final suppression of import and export prehibitions and restrictions. The Committee, after careful study, prepared the best of a draft agreement to since as a basic of discussion, an consultation with Governments and large committerial and industrial organisation.

By the proposed agreement the contra ting parties would undertain to abolish all existing import and export presentations and restrictions and not to impose fresh mes ures of the land. Regulations regarding the manner, form on place of import tations or exportance should not be made a mean- of degines of prohibitions or arist targe restriction. Nevertheless, certain prohibitions and restrictions would not fall within the score of the proposed agreement, in particular those having in view motional defense public sarely, or octer, public neaths and the protection of animals and plush against disease, the suppression of improper traffic, the protection of national artistic, in torical or archaeological treasures, the protection of instruction of international convictions regulating the traffic in arms optime etc., and these applicable to come, gold, silver, currency notes and scienties.

Nothing in the draft agreement affors the rights of State, to tabe all necessary measures to cope with extraordinary and abnormal circum tainers. Disputes as to the interpretation or applications of the agreement would be referred for anneable settlement to a technical body appointed by the Council. Two classes my down conditions for the entry into force and eventual dismurations of the agreement.

In the examination of the question of false customs declarations, the Denomic committee encountered legal and technical difficulties which prevented it from arming at any practical conclusions. The Committee requested the Denomic and Legal Sections of the Secretariat to make enquines as to the practicability of various solutions under consideration.

The Commettee repredicted that on operation with the Internatural Patian mentary. Conference would be a source of useful parturulars regarding the vork of the latter body and of valuable information for the Commettee s own studies it was auggested, furthermore, that the International Parliamentary. Conference could be of great as-issaines in giving practical filest to the work of the Committee by using its influence in parliaments to obtain the enfortement of international agreements drawn up by the Committee This, the Committee felt, would apply in particular to the Protocols on Arbitrather Clause, in Commercial Centracts, which afthough agreed by twenty they States, had only been natured by ten

With regard to legislation on balls of evchange, the Committee, on the basis of information received, proposed to resume its investigation, aiming at progressive to ordination rather than unincation of the various systems

The Assembly noted the work of the Committee in various fields. It expressed the post hat States might be guided by the principles established by the Committee for the treatment of foreign national, both in regard to their national legislation and in the negotiation of bi lateral agreements. It also recommended that the mendments to the International Convention for the Prot chem of Industrial Property proposed by the Committee should be supported by States Members on the occasion of the Conference summoned by the Notherlands Government to meet n.-1 October at the Hague The Assembly further recommended that the Com

mittee should continue to study the question of the protection of the foreign pur chaser against worthless goods in order that as complete information as possible might be collected and published

f) Plans for a General Economic Conference (1)

The Assembly on the proposal of the French delegation invited the Council to consider the c pudnicy of constituting a Committee which with the assistance of the League's T chinical Organisations and the International Labour Office would prepare the work for a General Economic Conference

The delegate, were unanimously of the opinion that an attempt to deal with the economic problem as a v hole van in conformity, with the mandate given to the League by Article ..., of the Towenart Oberchations made by the different delegations showed that the proposal was generally considered a most necessary one. It was convidented desirable that public opinions shill be provided with full and objective information on the subject in order that the grave nature of the economic difficulties with which most countries were faced and the necessity of finding a remedy for them might be understood.

Since it was thought that the questions to be considered aught not to be too limited and flagmentary and that the work to be undertaken should be given the winds; publish; it did not some expedient that the task should be untrusted to the Technical Organisations alone. The Assembly therefore approved the proposal to consider a general Conference and was of opinion that the preparators measures should be tale mutth the otherst care and in the most method call manner. It considered that the details of the preparatory work should be settled by the Council to whose discretion the convocation and programme of the Conference should be left due account being label of the results of the preparatory.

The British delegation felt that it was also necessary not to projudice the Council's decision even with regard to the expediency of constituting the preparatory Committee. It pointed out that a short delay would have the advantage of giving Governments the time to study the proposal and to obtain the necessary advirum connection with it.

The French delegation declared that in its view the decision reached implied that the Council would at its December session consider the expediency of setting up the preparatory Committee. The French Government second gly intended to submit to the Council before that session proposals as to the measures to be taken. In order that the Council should have at its disposal all necessary information it was understood that as soon as the French Government sproposals were recovered the Secretary General would be authorised to ask the League Technical Organ sa tons and the International Labour Offse to communicate to him their views, with regard to the composition of the preparatory committee. As to the programme of the Conference the Council would subsequently examine if necessary the proposals of the preparatory committee.

The Assembly endorsed this declaration and agreed to the procedure proposed by the French delegation

3 - Communications and Transit (2)

The Assembly evamined the report of the Advisory and Technical Commutice on the work of the Organisation for Communications and Transit during the past year

The Advisory Committee continued its regular work towards the practical improvement and development of international public law dealing with transport

⁽¹⁾ See Resolutions of the less obly p 47 of this number (1) See Resolutions of the Assembly D 243 of this number

With regard to transport by real the Committee netituded enquiries into various quantions, orwarded with the applie 2 on of the Orive store on the International Régime of Resilvan's (Greene 2921). It studied in particular the question of maintaining as far as possible the unfrications effected before the war by certain States in Central and Eastern Europe.

As regards rive, navigation to the have been prepared to serve as a base for the Conference on Tomange Mca urement in Inland Nav gation which will must it Plans on November 20th. Problems of marriams mayagaton called for highly specialised terminess work in connection with the unification of buoyage and the leiting of coasts.

Telegraphir communications were studied by a Spenial Committee. In the interest of the administrations concurred in particular of the Telegraphic Conference utting in Pairs suggestions, we re-made with a view to facilitating the work of the Radio Telegraphic Conference which will meet later in Washington.

Motor transport was dealt with by a Special Committee on Road Traffic which drew up plus for the revision of the Convention of 1900

Apart from those gueral questions, the Committee dealt with various special problem of particular difficulty, acting uther as an organ of consistance or as an adversor organ of the Council. The cases which rame up for consideration concerned a dispute in the regard to the international regime of the Oder tributaries a depute as to the jurisdiction of the European Commission of the Danube the appropriation of tax gainer due at the Tron Cates and que tions is consertion with Danug and Mentel

Enaily the Committee acting in accordance with resolutions adopted by the Genoa Conference began a special investigation of the condition of miland maving tion much on the lines of its poeranus enquiry into the condition of milangs. Mr Walfor D Hines at the request of the Committee undertook an important mussion on the Khine and the Danube

Attention was drawn at the Sirth Assemble to the situation as regards the rathfeatan of the Baroelona and Geneva Conventions. Nearl, all European States have rathfed or adhered to the General Convention on Freedom of Transt. The General Convention on the Regime of Navigable Waterways of International Concern is gradually being applied throughout Europe. This is due not only to rathfeatance and adhesions but also to the passing of Navigation 4cts modelled on the same line relating to international waterways.

The assembly after e pressing its satisfaction with the word accomplished draw the attention of Government, by the desarchable of the Conventions adopted at the second Gone real Triest Conterence coming into force as soon as possible. It emphasizes the importance of problems, relating to the capitation of hydroelectric power and in zew of the favourabl influence which agreements between State would recroice on the economic propostruction requested the competent League organia* one to Jar v.p. a definite plan of action or the subject

Attent on was all of caren't to the importance of the Conference on Pastports to be held in 1920. Public op soon it was stated undoubtedly experted that the Confurence would take steps with a 1220 to the abolition to the widest extent possible of the pasport ex-term and to a considerable intigation of the disadvantages and expense attendant upon this regime.

The Assembly further suggested that an improvement in ght be made with right to customs formalities at frontiers near the seat of the Lasgue with inference to the exhibitions of a new European long distance telephone system it recommended that communications between the League and the principal Euro pean capitals should be retrated on the same footing as communications between important capitals withen considering the outstien of princip and unguited

The Assembly finally releared to the Organisation for Communications and Transit the question of telegraphic facilities for the dissemination of information on the work of the League

4 - Intellectual Cooperation ()

The worl of the Committee on Intellectual Cooperation was discussed by the Council on September oth when it hered a report on the subject by the French representative. The work of the Committee, at it is such assess oncerned mainly the Parss Institute of Intellectual Cooperation the unincrition of seentific term nology the protection of intellectual Property inter-university relations and bibliography. The Council approved the constitution of a Sub Committee on Arts and Letters and certain measures relating to the organization of the Paris Institute It postpored to its met session the choics of M Briggion Succession.

The Assembly after noting the work of the Committee considered the question of the instruction of youth in the sums and ideals of the League. The investigation undertaken by the Secretainst at the request of the Fifth Assembly had brought to light that instruction regarding the League wa frequently provided for and in some cases organised by the competent authorities.

The Assembly suggested that the Council should invite the Committee to consider the possibility of summoning a sub committee of operats to examine the best methods of to ordinating official and non-official efforts designed to famihances young people with the principles and work of the League and to train the younger generation to regard international cooperation as the normal method of conducting world after:

VI — Administrative Questions

1 - DANZIG

The Council on September 19th dealt with two questions concerning the Free City of Danzig that of the Polish postal service and that of a depot for Polish war material

The Polish representative, the President of the Danzig Senate the League High Commissioner and the Chairman of the Harbour Board were present at the meeting

Dept for Pol., it Var Materal — The Charman of the Harbour Board had requested, for technical reasons, that the Council's decision of March 14th 1924, should be amended and supplemented as far as certain questions of delimitation were concerned. By the decision in quistion the Westerphate pennaulia had been placed at the disposal of the Polish Government solely for the purpose of the unloading storage and despatch to Poland of war material and explosives in transit.

The Council was of the opinion that the Harbour Board should undertake the proposed delimitation. The question of the risk of a cidents having been raised by the Poish Government. It was decided that the Harbour Board before making any definite arrangements should seek the advice of one or two experts, chosen in agreement with the Scretary General of the L ague. In these circum stances the Harbour Board's decision should be thail

The Council considered that Foliad was entitled to take possession of the Westerplate as soon as possible and at the suggestion of the High Commissioner, inved November 1st as the date of the transfer on account of the very limited time at its disposal the Council adjourned to its mixt six shows no the consideration of proposals of the Polish Government regarding the establishment of a guards detach

⁽a) See Re out lions of the Assert to p 49 of this noumber

ment on the Westerplatte pennsula At that time it will consider whether the arrangement proposed by the Polish Government, which is provided for by the Danng Coleth Agreement of June 22nd 1021 meets with any objection on account of the supulation contained in Article 5 of the Constitution of the Free Cits, which reads

"The Free City of Danzig cannot without the previous consent of the League of Nations serve as a military or naval base"

Polish Postal Service in Daning — The Council after hearing the representatives of Poland and Danzig, proceeded to an exchange of views in which the British, Swedish and Spanish representative, took part

On the proposal of the Spanish representative the Council endorsed the opnion of the e-peris [7] that the Port of Daring in the postal erms should include not merely the area occupied by its technical installations but also the area in which its commons' constituents were concentrated. The Council accordingly approved the boundaries of the Port as laid down by the experts.

In order to allow for any change that may occur in the economic and technical services of the Port, the boundaries are subject to revision every five years, at the request of one of the parties

The Council matted the parties to entire rate negetations in order to make arrangements with regard to (1) the delivery of postal matter to Poish authorises outside the Port and (2) the delivery of postal matter for addresses outside the Port at addresses within the Port. Pending the conclusion of agreemants on the subject the Council considered that Danzig should provisionally grant the necessary facilities to Poland

The Council also invited the parties to endeavour to reach agreement on certain subsidiary questions, such as currence language, taxation, etc

2 - MANDATES

On September 13th the Council examined the Report of the Permanent Man data Commission on the voil of its sixth essent, together with the observations of certain accredited representatives of the Mandatory Powers II approved subject to certain ancendements, a report and a series of resolutions submitted by the Swedish representative. The representatives of Australia, New Zealand, Por tugal and South Africa were present at the meeting.

Losse, siden ees and Insections of Politic and Product Capital in Visualization Terr Intres.—The Council declared that the validity of financial obligations assumed by a Manacatory Power on behalf of a mandated territory in conformity with the prosvens of the manadati, and all rights regularly arquired under the mandator regime were in no way impaired by the fact that the territory was administered under mandate.

The Council further agreed that the ce sation or transfer of a mandate could not tale place unless the Council had been as ored in advance that the financial obligations regularly around by the former Mandatory rould be carried out and that all rights regularly around under its administration would be respected The Council, moreoner stated that it would rontinue to use all its influence to ensure the fulfillment of such obligations, when the change had taken place

Extension to Mandaid Territories of Special International Conventions — The Council recommended with certain reservations that all States which had concluded pecial treaties or conventions with Mandatory Povers should agree to extend as

⁽¹⁾ See for by Surroun hall no 8 p. 10.

far as possible the ben-fits of such agreements to mandated terratories. It further requested the Mandatory Powers to meet in future agreements a clause providing for the possibility of their e benson to mandated territories and to inds at an thur annual reports, if possible and expedient the reasons which may have precented the application to Mandated territories of special agreements concluded during the period covered by the report

Fronter Zone between Angola and South West Africa.— The Council invited the Portugue'se and South African Go eraments to hasten the conclusion of an agreement to remove any differences concerning the territory situated between Angola and South West Africa and to beep the Council informed of the progress of the negotiations.

The Council adopted several other revolutions dealing in particular with the questions of petitions and the communication of Mandates documents to officials in Mandated Peritories. It decided to forward the special observations to the Mandatory Power concurred in each case and to request it to take the nevestary action.

The Assembly expressed its satisfaction with the work accomplished by the Mandatory Powers the Mandates Commission and the Council in fulfilling their duties under Article 22 of the Corenant. It expressed the hope that all States selembers would give prompt effect to the recommendation of the Council concerning the extension to mandated territories of special conventions.

VII - Protection of Minorities (1)

1 - GENERAL QUESTIONS

On the basis of a proposal of the Lithuanian delegation aiming at the preparation of a general minorities convention various discussions tool place in the Assembly and its So th Committee on the question of the procedure in regard to minorities.

In the course of the discussions in the Sixth Committee it was pointed out that the treatus, and declarations for the protection of immonities were the concern of certain States only while others were evempt from such obligations, this it was stated was not in conformity with the principle of equality between States. On the other hand, several delegates urged that it was not correct to look at the matter in this light since the apecual position of States bound by treaties and declarations was the result of uncumstances peculiar to those States.

As regard the quession of the procedure followed by the Council in dealing with monther questions wroots delegites paid a tribute to the work of the Council and emphasised the advantages of the procedure at present in force. Some suggestions were made in No. of its improvement but it was pointed out that whatever must be done the provisions of the Minorites Treates must be required for provisions of the Minorites Treates must be required.

On the proposal of the St th Commuttee the Assembly approved the chapter of the Report on the Worl of the Council and the Secretariat dealing with the procedure followed with regard to the protection of immorties. The Lithuanian representative having withdrawn his proposal the Assembly requested the Sere tary General to communicate to the Council the discussion which had taken place in the Sixth Committee.

⁽¹⁾ See R sale Your of the As mobile p 200 of this number

S D N - PÉ MENS ANGL.

2 - Minorities in Roumania

The question of the farmers of Hungarian rac, in the Banat and Transylvania vas dealt with by the Council on September 5th after being theoregist examined by a Council Committee composed of the Brantian, Bertish and Swedish representatives. The Roumanian representative W Titulesco made statements to both bodies on his Government's point of view in the matter.

In their polition the farmers refer principally to two provisions of Roumanian law

Article 10 of the Law for Agrarian Reform in Transylvania, The Banat, Crisana and Maramures (july 23rd 1021) and Article 2 § 1 of the law of October 25th, 1921 Article 10 reads

The holdings of colonist farmers who settled subsequently to January 1st 1885, thall be expropriated in so far as they exceed the maximum area of land granten in the district to beneficiaries under Article 94

According to Article 97 of the Agranan Law, the max rum area of these holdings is 7 jugars

The priviouses allege that the vister of expropriation hereby the maximum area retained by the owner is 7 jugas conditions an exception to the general rule applied to other farmers cultivating their was laid and an exception visid only affects persons belonging to the Hunga and minority. According to this general rule ristates outly add by their owners are to be expropriated in such a maximum as to leave the owners considerably larger areas.

Artiele 2, § 1, of the law of October 25th, 1921, declares still and word articlating to State land concluded after December 1st, 1918, by the Hungarian Go-ornance of its temperatures in vesper of terrivery transferred from Hungarian to Ricimanian sovernight. The petitioners assert that their holdings were formed out of land belonging to the Hungarian State, that a certain number of holdings were not entered in the land register in consequence of administrative delay (which was not due to any prefesence or criseroe on their party until the spring of 1919 and consequently that these entry can be regarded under the Romaniana Law of October 25th, 1921, as nell and void in law and in fact. They say that their right of ownership, which had been acquired vears before, can in this way be annullid without any compressation.

For the Louncil the question was whether the application to the farmer of the provisions of Article 10 of the Agentan Law for Transsivania, and of Article 2 § 1, of the law on October 20th, 1021, was enterly in conformity with the stipu lations of the Roumanian Memoritee Treats and in particles with a provision whereby Roumanian nationals belonging to result, religious for impactite minorities easy the same treatment and the same guarantiess de juve and de jaro as other Routinanian analonals

The Roumanna Government in its reply to these complaints observed that, whereas the colouration before 1885 was intended to develop districts where there was a sheringe of labour, that which took place after that date had no recommit purpose and merely deprived of the possibility of acquiring land a large agricultural population which possessed no coultry-lable land of all

unrai population winch passesset re octivable level of all.

The result of these measures of colomisation was that when the Roumanian
squarian reform wa introduced in these districts there save on the one hand large
unifors of colours farmers with holdings of from 15 to 25 jugars, and, on the
other, native pearants who were landless and lung in direct poverty. The stipulation contained in thicle to of the Agerarian Law for Transplyania was arecsave because, despite the exponention of the larger either three was still musifi
certal land in the colonised region to meet the claims or all those entitled to brackt
by the expronention.

The Government added that in the distribution of the allotments formed out of land expropriated either from large land owners or from small farmers no distinction was made on the ground of the nationality of the beneficiaries

As regards the law con crome the numbration of acts relating to land in the territory united to Roumans the Government declared that it is no way affected the position of farmers who had obtained their land by regular procedure and could prove that they had paid their annual instalments to the proper authorities. The only further revised or cancelled under the above mentioned law were those inregularly made. This cancellation, and not in olve any disposession between 1918 and 1955 when the petitioners submitted their complaints.

From a statust at label furnished by the Roumanian Government it appears that the number of farmers concerned is roughly 2,000 and the total area of the farms in question is 42,000 jugars. Of this area 24 (0.0 jugars that is about 50°, or the total area have either been everpopriated or may be expropriated in Nitrice of Article 10 of the law on agrarant reform. According to the contrasts the total purchase price of the farms (without interest) is 11,00000 Hungerian crown in Farmers, were required to pay for hits vectors beginning with the third year (in some cases connect), an animal sum for the amortisation of the capital and interest charges. During the first years these cannot sums consisted mainly of interest and only a comparat vety small amount represented amortisation of capital and interest.

M Titulesco explaned to the Council that if the farmers had made their annual payments in gold up to 1016 and had pad the balance in depreciated our renov the total payments in gold up to 1016 and had pad the balance in depreciated our renov the total payments would have amounted to 1070 0.00 crows the total price of the holdings being 11,00000 crows. He pointed out that the farmers had also remained in possession of buildings, excited for this must part by the Hin garant State the value of which was certainly not less than 1,00000 crows in addition the Romaniana Government had pad compensation equivalent to 3000 to crowns for the land propriated (60%) of the total rate). The vettler therefore had recoved equal if not greater value for the 1670 000 crowns assumed to have been paid

The table further shows that the application of Article to leaves the expropriated farmers with an amount of land exceeding and in some rase- far exceeding the standard holding for the district that is to say the portion of land allotted by the Agrarian Reform Aethorities to authorised claimants. Roumanian or other wase, occupying the thenty six village settlements. The expropriated farmers are left in possession of their houses plantations and all installations on their farms A considerable number (1514 out of 630.) of the interested parties amongst whom the expropriated bad has been destributed are persons belonging to the land its of the farmers.

The Roumanna Government has coured a detuiled examination to be made of the position of each tarmer as regards the rulniment of his contract. It appears from that examination that a considerable number of farmers could be legally deprived of their holdings (including their houses and other installations) if the Pouranna Government exercised again them the right of repurchase as laid down in the contracts. Some of the stipulations contained in the contracts drawn up by the Hungarian Government are extremely hard upon the farmers and offer the Government many opportunities of exercising against the farmer a right of repurchase which under present circumstances would deprive the tarmers of their homes in exchange for practically negligible compensation.

nomes in excange is not processing ranging to compensation. The Roumanian Government has stringly emphasised that it has no intention whatsoever of availing itself of its right of repurchases at the express of the farmer, provided that there is no infringement of Article 10 of the Agranan Law. It recognises that the postion of the farmers in question is exceptional on account of the geographical situation of their holdings, the land shortage in the region being so great that in order to safeguard the rights of the authorised claimants, e progration measures had to be applied very strictly.

The Reumanna Government therefore proposed to the Council to offer the farmers on humanitarian grounds and irrespecture of the expreprisation price fived by the law compensation to the amount of 700 0°0 france. There rould be no question of amending the provisions of virtule 10 of the law on Agranan Reform which tould be put into full evention. The Government merely wished to give tarmers who came uncer this clause material proof of the interest fairer in their special tituation.

The Council convolence that this practical solution of the question seemed better calculated to meet the interests of the farmers and to pendry the inhabitants incerby concerned than a legal dec some cancelling Art. Is to of the Agrana Lav It then, for a excepted the proposal of the Remmanan Government, giving r, as the rapportrum stated an opportunity of setting this after with the conviction of having randered possible a satisfactory arrangement bet went the Roumanan Government and certain of its subjects— an arrangement reflecting the spirit of good-will of which the Roumanian Government was propared to give evidence in its dealings with the Hungarian farmers

3 - MINOPITIES IN LITHUANIA

The question of minorities in I ithuania was dealt with by the Council on Sep tember $5 \mathrm{th}$

M de Mello Franco (Brazzi) reporting on the subject submitted to the Council fresh information with regard to the situation of minoritie in Lithuania and the results of his Commission of documents submitted by the Lithuanian representative at the june Council meeting

In his report M de Méllo France drew attention to the fact that the measures in connection with the participation of minorities" in the Committee of the Lithuanian Dict concrued parliamentary minorities and not linguistic, racial or religious minorities as such (!) The language question in whole's decided in each case according to the wiches of the parents. The decrees concerning the language to be used on signs inverptions the were repealed in July 2xrd, 1035. The law does not generally speaking forbid the use of any particular language in account books. Its aims are entirely head and it is for this reason that the lodger, the day brok and the cash book must be kept in the official language.

Exprepated forest land is not re distributed but is administrated by the Government in the public interest. The Government takes care that the forests are not cancroached upon and that their produce is kept at the disposal of the whole population without distinction of race. The fundamental principle of the agratian actions is that the first to benefit should be the agricultural word-res busing on or near the land e-propriated. The minorities are also allowed to benefit by the riform. The question of mortgages and other encumbrances and liens on property taken over in write of the agrantain reform has not yet been selfuel by legiplation. A bill settling the question in accordance with mortgage lav applying to the repartition or scource of estates encumbered with such debts was tabled at the beginning of the present year and has already possed the second reading.

The Council including of Galvanasel as Lithmanial, noted the information contained in the report of 1M of Millo France as rell as the detailed a planations given by the Lithmanian Government. The Council further expressed the hope that the Lithmanian Government would succeed in dispelling any apprehensions with might will be at among the minorities on its territors, and in presuding them of its fixed determination to apply the provisions of the Minorities declaration of May 12th, 1922.

⁽¹⁾ See Mond'y Stromary Vol V No 6 p 150

4 - MINOPITIES IN GREECE AND TURKEY

On September 2nd the Council postponed to its next session the consideration of the question of the Greek minority in Constantinople and the Turkish minority in Western Thrace

This decision was due to the fact that the League Commissioners for the question of Greel and Turkish immonties had informed the Council that they were not yet able to submit their report

VIII - Political Questions

1 - THE IRAO FRONTIER

The question of the Iraq frontier vas carefully examined by the Council At several public meetings the representatives of the interested parties Mr. Amery (Serretary of State for the Colones in the British Government) and the Turksh Foreign Minister Tevili. Rousehdy Bey explained the views of their respective Governments with regard to the report of the Mosoil Commission the ments of the case and the procedure to be followed in order to settle the question

The general character of these statements and the main points dealt with may be summed up as follows

Mr Amery said that admitting that until the Council had announced its duct soon the legal vocretigants over the whole area beto ean the trontiers. Jaimed by the British Government and the Torisha Government might reman in a strictly tech neal sense Turkshi it was purfectly clear that the Turkshi Government in virtue of Artivel 3 of the Traty of Lausanne and of the formal declaration made by its representative to the Council had agreed in advance to renounce Turksh seve reagily over vill territory beyond the Ine which the Council might declar upon as the boundary and that the kigal soeverigant is whatever extent it might be transferred by the decision of the Council would therefore pass automatically at the moment when the Council gave its decision.

Mr Amer, underlined the Commission's conviction of the inseperable practical difficulties of holding a plebiastic and the Commission statement that it bind invertebless neglected on means and no opportunity of ascertaining the viewet the population. Mr Amery said that assuming that the Commissioners in proposing the continuance of the mandate did not suggest any derogation from the present-status of Iraq but only the maintenance of the mandate in the shape of the existing Treaty between Iraq and Great Britain the British Government was prepared before the expiration in 1928 of the present Treaty to replace it by a Treaty of longer duration thus continuing its responsibility towards the League in this respect until such time within the limit suggested by the Commissioners, as the Council was clearly connect that conditions of stability were definitely secured. He raid a telegram from the Prime Minister of Iraq stating that the Iraq nation represented by its Chamber of Deputies desired to continue in alliance with Great Britain after the exprey of the present Treaty.

with Great Britain atter the expiry of the present Treaty
After giving assurances with regard to the Kurd's Mr Amery said that to
weal en Iraq coonomically and than to set it the task of defending a strategically
indefendable frontier would impo e upon the Iraq Government an undertaking
entirely bevond its capacity and a partition of the territory as suggested by the
Commission as an alternative would be an even more serious and permanent danger
to the stability of Iraq than the premature withdrawal of Britain support. Britain
had put forward a claim to a moderate e tension northward of the provisional
Brussels line so as to give the greatest measure of strategical security to Iraq and at

the same time enable fir remnant of the 'asyrian nation to hive once again in a substantial perton of their ancestral home. Any loss satisfactory frontier would present error of dised, antages, while any immarisment of the territorial unity of linq would be frazelfit with the gravest possibilities of di aster to the whole policy of the regression of Iraq

Tenfs. Rousends Bos, stated that according to the Commission, it might be and that the majority of the population would prefer Turksh rule if the question of a prolonged mandate were not introduced. This amounted to siving that as regards the question raised under the Triaty of Lausanne, the population was in frowing of Turksh. Turksh representative undefinited the Commissions were on the legal aspect of the matter and said that there could be no question of dievening artificial means for making possible the attachment to Traq of this large and important part of Turksey. It was not a question of Laowing whether the British Gevernment would rossent or not to ensure the stability and development of Iraq and the Turksh Gevernment was grateful to the Commission for the valuable uppreciation, which it had made of the fact that it was impossible to attach in any normal was the valuey of Movul to Trag.

As Turkey and not re-egansed the mandator system in the countries detached from the former Ottoman Empire, how could one peak to her of the establishment of a mandate in a territory which now formed an integral part of her own territory? Turkey had refused categorically to accept the Treaty of Sevies with sativities relating to mandates the Treaty of Lausanne made no allourn whatever to the mandator and mether at the Conference of Lausanne nor during the subsequent phase of the depute had the question whether it was necessary to establish a mandate over the vilage of 80 Moull over been reason, and the conclusions of the Commission should be considered (from the political as well as the juridical point view) altogether apart from the question of the mandate. Turkey based her demand to keep the contrasted territory on the ground that it formed an integral part of the recountry and that its inhabitants demanded the maintenance of Turkish sovereignty.

solveraguery
After hearing these statements the Council, on September 4th, appointed a Commutee to consider information furnished by the Commission and the parties. The composition of this Commutee was the same as that of the Committee appointed last vear in Brussels to study the ouestion. M Under Rapportrum (So ediest), M Quinnois de Leon (Spain), and M Guami (Urugasy). The Committee received a series of notes and memoranda from the parties and heard verbal statements by their representatives. Certain preliminary cuestions being raved the Committee proposed that the Council hould see the advisory opinion of the Permanent Court of International Justice on two of the most important points. The questions suggested for reference to the Court were

- What is the character of the decision to be taken by the Council in virtue
 of ritted. 3 § 2 of the Treaty of Lausanne 1° it an arbitral award, a recom
 mendation, or a simple mediation?
 - 2) Must the decision be unanimous or may it be taken by a majority? May the representatives of the interested parties take part in the vote?

Mr Amery while regretting the postnomenent which would possibly be involved agreed that it wa essential for the Council to know vacilty in what caps atly and by what procedure it was to still the question. He confessed however, that he thought he was justified in a suming, from the definite and e plicit agree ment reached at the Council meeting of September 1024, that there was no doubt what over as to the character of the decision to be taken that it was an arbitral decision to be given on the broad ments of the case binding on both parties, and not in any case a more incommendation or the suggestion of a mediate? On the assumption that three vas no doubt with regard to the question of the competence of the Council exception regard to the que tions specifically mentioned, he was propared to fall in with the recommendation of the Committee and do in sheet to facilitate it.

Texfil Rouschdi Bey contended that the proper interpretation of the Treaty of Lausanne showed clearly that the two parties resorted to the good offices of the Council and not to a decision given by the Council without their consent. He quoted a statement made by Lord Curzon at the Conference of Lausanne in which he said that the dec sion of the Council upon which the Turkish Government vould be represented would have to be unanimous so that no decision could be arrived at without its consent. He contended that this statement figured in the minutes of the meeting of the Conference which resulted in the conclusion of a Treaty of Peace and therefore had an altogether special logal significance. The advisory opinion of the Court could not therefore in any way affect the rights of the Turkish Government under the Acts of Lausanne or modify the role of the Council laid down by those Arts The minutes of the Conference and the stipulations of the Covenant concerning the powers of the Council in those international disputes which existed on July 24th 1925 were the only records which had any force whatever The National Assembly of Turkey was not bound by any undertaking ever the Acts which it had ratified and any undertaking given by the Govern ment which modified or exceeded stipulations ratified by the Turkish Assembly could not constitute any engagement until that Assembly had approved them The statements of the Turkish representative at the meeting of the Council in September 1924 were made in the light of all the past phases of the question including Lord Curzon's speech

Mr Amery stated that it seemed to him perfectly clear that the Turkish representative had disasvened the assurance given by Fethi Bey to the Council or Spetember, och 1024 and if that were really the meaning of the Turk is representative he must make it quite clear that until the Turkish Government definitely and explicitly renewed its ploige to a repri in advance the decision of the Council any ploige or assurance he British Government had given either through Lord Parmoor or through himself fell to the ground and was not effective

*

The Council in adopting the resolution referring to the Permanent Court the two questions mentioned above reminded the parties of the engagement to maintain the status quo which they had entired into when signing the Treaty of Lausanne and which they had renewed last year before the Council At the request of the But sh Government the Council in order to avoid the serious situation which might result from the spread of news concerning local incidents, sometimes difficult to verify and thus better to en ure the maintenance of the statu quo during the pe ried of dulay involved by reterence to the Court decided to send to the spot a repre sentative of the League of Nations This implicity will keep the Council informed of the situation in the locality of the provisional line fixed at Brussels on October 20th 1024 and will deal solely with frontier incidents on this line. The British representative stated that his Government and the Government of Iraq would afford the League corresentative every facility towards carrying out his task. The Council expressed the hope that the Turkish Government would soon be able to give it a similar assurance in regard to the territory north of the Brussels line as the Turk ish delegate pre ent at the meeting had not the necessary powers

On September 28th the Council appointed General Lardoner (Esthonia) as representative of the League of Nations for purposes of internation on the sistuation at the provisional Trad Turkstir trouter as land down at the Brussels Council meeting of Ortober 20th 1924. To General Landoner will be attached two assituits to be normated later by the Council Committee on the Tear Ortother

2 - THE MEMBIL CONVENTION

The Council on September 28th considered a question of procedure in connect on with the application of Article 17 of the Mennel Convention now in force

Article II deals with the protection of minorities in the Memol Territory and lays down that the providing adopted by the Council in regard to minority pot-times shall be applicable to petitions romering minorities in the Memol Territory. Article IY lays down tist any Member of the Council shall be entitled to draw the intention of the Council to any infraction of the provisions of the Concention.

M Guant (Uregury) reporting on the subject was of opinion that the Council had the chore of two methods. The first would consist in adopting with regard to information received either by Members of the Council or by the Secretariat in relation to questions dealt with in Article 17 the same procedure as had been adopted in regard to petitions relating to the protection of mineraties. The right conferred by this Article upon Member of the Council was described in terms smaller to those, used in Article 16 of the Declaration on the protection of minerates made by the Luthuanian Government to the Council on May 12th 1022. The other method would be to instruct the Secretary General to transmit to Members of the Council to their information all documents which he might receive conterning matters which might give occasion for the exercise of the right laid down in Article 17.

After hearing M Galvacusskas (Lathmana) the Council proceeded to an exchange of views in maked Viewcouth Coel M Humans M Peaul Boncour M de Mello Franco M Sc aloya and the rapporteur tool, part. The Council authorised the Secretary General should be recture apportaneous scommunications of a sensor character addressed to the Council of the League and bearing on infractions or alleged infractions of the Mental Convention to forward the same as a matter of informat on and without comment to the Members of the Council

3 - THE SITUATION IN CHINA

The question of the present international ituation of China was raised at the Sith Assembly by the Chinase representative who draw attention to the fact that a Conference of the Powers concerned was about to take place at Peling and claimed the moral support of the League for his country.

The Assembly noted the declaration of the Chinese representative and adopted a re-olution expressing the hope that a satisfactory solution would shortly intervene

IX — Social and Humanitarian Questions

The Srith Assembly after coursing the report of the Temporary Slavery Commission () recommended for approval a draft convention for the suppression of slavery submitted by the Sixth Assembly Committee and based on proposals put forward by the British delegation

The Sivith Assembly Commuttee assisted by the Chairman of the Slavery Commission M. Golir decided to refrain from investigating the particular situation in certain territories and to confine itself to an evimination of the general problems it recordingly recommunded that the Assembly should adopt a formal document.

^{(1) &}quot;ee "feesles 5 means to 1 No , p Bo

^() are Repole trus of the Ass will p 30 ci ti s numbe

setting forth the minimum standard which it was hoped that Governments would be ready to accept and apply

By the draft convention which is composed of a preamble and the convention proper, the contracting parties undertals to prevent and suppress the slav trade, and to bring about progressive and as soon as possible the disappearance of slavery in all its forms. They also agree to take all necessary measures to prevent conditions analogous to slavery from resulting from for ellabour it being recognised that, in principle, forced labour may only be exacted for public purposes and that in territories in which it still airvives for other purposes it shall be adequately remunerated of an exceptional character and shall not involve the removal of labourers from their place of residence. Sperial clauses deal with the definition of slavery, trade at vea penalties and partial accessions to the convention

Proposals of the Norwegian delegation concerning (1) reference to the Permanent Court of International Justice of despites as to the interpretation and application of the Convention and (2) reports to be made annually to the League on the execution of the Convention were persport of for consideration at next years 4 sessibly

The Council on September 28th deceded to communicate the draft convention to the Mcmbers of the League and to Afghanstan, Ecuador Egypt Germany, Mevico, Russia the Sadan Turkev and the United States of America requesting them to forward to the Secretary General not later than June 1st, 1926, any observations they might desire to make with regard to the draft. States were further under the make every effort to adopt forthwith all possible, measures in conformity with the convention and to assist one another in the abolition of the slave trade slavery and analogous conditions by all practicable means and, in particular, by the conclusion of special agreements

Traffic in Opium and other dangerous drugs ()

Both the Council and the Assembly examined reports on the work of the Advisory Committee on Traffic in Opium during the past year

The w-sembly examined in particular a resolution contained in the Final Act of the Second Opium Conference. This resolution provides for the appointment of a Commission to visit certum opium producing countries for the purpose of studying local difficulties connected with the limitation of the production of opium to quantities required for medical and scenuric purposes. The Commission will also advise as to the measures to be falled in with ord such limitation.

On the person, the Person delegate stared that, while his country was anamous to co operate by all the means in its power in the suppression of the illicit traffic in opium it was impossible for it to limit its production unless other crops, were substituted for the opium poppy. He therefore used, as at the Second Opium Conference, that a Commission of Enquiry b, seat to Persia

The Assembly approved the proposal and requested the Council to appoint a commission of three whose would task it be to e.amin. the question from the point of view of replacing the popys by another crop, of transport problems and of business conditions and markets in the East — It voted a credit of 100,000 Swiss france for the enquiry

The Council requested the Secretary General to ask the Persian Government whether it could see its vay to participating in the expenses of the Commission It also asked the Secretary General to submit at its December meeting a list of persons suitable to serve on the Commission

The representatives of Canada Denmari and Hungary signed on behalf of their respective Governments the Convention drawn up by the Second Opium Conference

⁽¹⁾ See Recol too s of the Assembly p go of this number

3 - PROTECTION AND WELFFIE OF CHILDREA AND YOUNG PROME (*)

The question of the protection and welfare of children and young people was dealt with by the Council and the Assembly

The Ascembly approved the work of the Advacety Commission It recommended that the study of the questions on the programme of the Commission should be undertaken progressively and that the Commission should concentrate on the investigations outlined by the Trita Assembly, namely problems in regard to which comparison of the methods and expenses of different countries consults tion and exchange of view between experts and officials of various countries and international cooperation would be lifely to assist Governments in dealing with such problems

The hope was also copressed that the Advisory Commi ion would cooperate with the Lague Health Organisation and with the International Labour Office in order to improve the ituation of children in distre sor misery and to provide for the adequate physical and moral education of the younger generation

The Council took certain steps to give effect to the programme of the Advisory Commission. At its lines meeting it had frequested the Secretary General to consult the Intel States and Ureguayan representatives on the Commission with a view to presenting to the Council proposals as to the best method of choosing an odd tronal as reser expresenting charitable organizations of the Amittran convinced interested in online whether

On September 5th the Council after noting th suggestions of the United Sistensia and Uriguavan deligiates durified to mute the National Conference of Sieval Work the Pan American Umon and the Ceredian Social Service Council out to nonumate three candidates for the additional asseworship. It also muted the Inturnational Federation of Trades Unions (Amideridan) to present at the same time one or more candidates for assessionhip.

4 — Protection of Women and Crildren in the Near East (*)

The report of the League Commission for the protection of women and children in the Near East was examined by the Assembly, and the Council

The report from the Aleppe Branch shows that during the part year 250 per contented and tance. The Commission hopes to be able to rom, to the and of 2000 Armin an Jonean and children in the district of Ras of Am. Women and children separated from their families are neered and lodged at the Aleppe Home until this, can be sent home. The scheme of agricultural withomen, initiated by Miss Karrin Jeppe is divided by Miss Karrin Jeppe is divided by Miss Karrin Jeppe is divided by Miss Karrin Jeppe in the Commission received contributions from charitable associations in Gratal British of Gernally and Scherchard.

At the Leeque of Nations Home in Constantinople 1414 cluldren and 149 dulist re-weed and irrespective of nationalist re-creed Contributions to the total amount of '\$14.47 were received from manify British and American organisations and unividuals. The Home was thus enabled to evtend its activity and to provide modical assistance food and cliquation for the religious contributions.

The r port draws attention to the fact that the Home is the only into not center in Constantinople where destitute women and children may turn for help protection and children.

The Assembly expressed its appreciation of the work of the Commission and voted credits of 45 000 and 50 000 Swiss frame, respectively for the work of the Syrian and Constantine ple branches during the coming year

⁽¹⁾ See Re of thoms of the Isomobil of 232 of his morehes () See Re also s of the Figure 1 p 12 of this number

5 - Repugees ()

On the proposal of the Norweg an delegation the question of Armenian and Russian refugees which since the Fifth Assembly had been dealt with by the International Labour Office, was discussed by the Sixth Assembly

According to a statement prepared by the International Labour Office there are at present more than 1000 000 Russian refugess 200 000 of whom are unemployed or in casual employment. In addit on a considerable number of Armenians 23 000 in Greace alone are in a precarous condition.

Unemployment which has been rife in Europe for some years has an unde mable bearing on refusee questions. Emigration overseas having been proposed as a solution of the question as most of technical experts was sent to South America to examine the possibilities of setting refugees in Latin American countries. These steps, tegether with various administrative measures such as a ceasus of refugees the formation of advicery committees for the selection of refugees to from the order of the selection of refugees for whom employment was obtainable etc resulted in the definite settlement in thirty different countries of about 18 000 refugees. Recognition for the so called Mansen pasports has now been obtained from forty Governments in the case of Russians and from twenty eight in the case of Armenians.

The Assembly expressed his approximation of the work of the Refugee Service of the International Labour Office in cooperation with the High Commissioner Dr Nan sen. While recognising the temporary character of the Refugee Service is until used the inclusion in the 1920 budget of the International Labour Office of a sum of 30,000 Sures frames for the continuation of the work in favour of refugees. The Assembly further recommended the convocation of an inter Governmental Conference to examine (i) the quest on of passports (2) the possibility of creating a revolving fund of 500000 to assert the migration of Russian and Armean a refugees.

The Council in a meeting attended by Dr. Nansa, and the Director of the International Labour Office M. Albert Thomas decided to refer to the Governing Body of the International Labour Office all the Assembly documents relating to the question of measures to help refugee. The Council authorised Dr. Nansen to take on its behalt and as soon as possible tesps for the summoning of an Inter Governmental Conference on the question of passports and subject to the agreement of the Gov ernmap Body of the International Labour Office on that of row olive fund of 1500 on

Stillment of Armenian Refugees — The Assembly had before it a report by Dr Nanson on the results of his avertigation as to the settlement of Armenian refugees n the Caucasus

In this report Dr. Nans n submitted a scheme for irrigation works in Armenia which he said would allow of the settlement in good cradit ons of 15,000 to 25,000 refugeus, provided that the necessary funds were forth oming

The As enably mysted the Council to appoint two commissioners to examine the technical aspects of the proposed understal go to extablish contact with the authorities, insteaded in this scheme; and to make any other necessary arrangements. If further voted a credit of 50 000 Swiss france to be placed at the disposal of the commissioners for the secuetion of its resolution.

The Council on September 26th not ted its chairman and its rapporteur to appoint the five commissioners as provided by the Assembly The Commission will include Dr Nansen

6 - INTERNATIONAL RELIEF UNION (2)

The question of an International Relief Union vas discussed by the Assembly and the Council on the basis of the report submitted by the preparatory committee entrusted with the study of Senator Ciraolo's scheme for relief in disaster

⁽¹⁾ See Res I some of the 4 res like p = 2 and 55 of this number (2) See Pessive ions of the A., on bir p = 254 of this number

In the course of the debate in the Second Assembly Committee the principal observance submit democrated the definition of disasters. The possibility of melating in the Unions spiker of about disasters requisite to wait territories such as India or China was also discussed. Further observant one born on the organisation and finances of the Union the work of its various organs legal questions and the role of chantable is the visit.

As the discussions clearly howed that be side a great number of States Members vectors non-Member States with as Germany approved the creation of an International Related Funce the Assembly recommended that the scheme after being revived by the Preparatory Committee in the ugit of the conservations or defegates to the second Committee should be submitted to Governments for their formal consideration.

7 - INTERNATIONAL MUNICIPAL COOPERATION

The Stath Assembly had before it a report on international municipal cooperation authorited by the Secretary General in accordance with a resolution of the Fifth Assembly

The debat on this question which had been not brought bettor the 4-sembly by the Cuban defigation shewed list as a cut an number of international organisations were already dealing with the subject the League's role would be limited to esking collaboration with such bedies. Attention was drawn to the fact that various technical organisations of the League and the International Labour Organisation are of momental directly or informational allower Organisation are contented directly or informerolly with managing distance.

The As embly after endorsing the report of the Secretary General dress the attention of Governments to the advantages which national and international manipular objection within the strict limits or induced solventy presented from the point of view of the aims of the League. It further recommended that the Council should authorize the League's Technical Organisations to give favour able consideration to requests for cooperation from non-offir all organisations dealing with municipal questions.

Y — Forthcoming Events

October 18th	Japanese interchange of health officers Tolio
October 19th	Meeting of the Permanent Mandates Commission Geneva
November 10th	Mediterranean interchange of Port Medical Officers Barculona
November 18th	Meeting of the Preparatory Committee on the Ciraolo Scheme Paris
November 20th	Conference on Tonnage Measurement in Inland Navigation Paris
November 25th	Meeting of the Supervisory Commission, Geneva
November 20th	Extraordinary session of the Economic Committee
December and	Meeting of the Timmeral Committee Geneva

Thirty sixth session of the Council Geneva XI — Resolutions of the Assembly

1 — Reduction of Armaments

Arbitration, Security and Reduction of Armanents

The Assembly

December 7th

Taking note of the deciarations submitted to the Council and the Assembly of the enguge of Nations in respect of the Prolocol for the Parific Settlement of International Deputies and of the fact that the said Prolocol has not up to the present received the ratinetizens necessary for putting vivide operation immediately. Convinced that the most argent need of the present time is the re-establishment of mutual confidence between nations

Declar or afresh that a war of garge-son should be regarded as an international

Declar ng afresh that a v ar of aggression should be regarded as an international c. we

Regards favourably the effort made by certain nations to attain three objects by concluding arbitration convictions and treates of mutual equity concerned in the spirit of the Corenant of the League of Nations and in harmony with the principles of the Protocol (Arbitration Security Disarmanicati).

Records the fact that such a resements need not be restricted to a limited area but may be applied to the whole world

Recommends that after these conventions and to these have been deposited with the League of Nations the Council should examine them is order to report to the Seventh Assembly on the progress in general security brought about by such agreement.

Undertakes again to work for the establishment of peace by the sure method of arbitration "security and disarranment"

And in conformity with the spirit of virtuals 8 of the Concent requests the Council to make a preparatory study with a view to a Conformite for the Redustion and Limitation of Armanients in moder that as soon as subsidiatory conditions have been assured from the point of view of general scientify as provided for in Resolution CVV of the Third Assembly the said Constraint may be convened and a general reduction and Unitation of armanients may be really

- THE PACIFIC SETTLEMENT OF INTERNATIONAL DISPUTES

The Assembly

In view of the importance of making a thorough study of the views which have been expressed in the Assimility and the Council on the subject of pacific settlement of international disputes

Conv.n od that such study will cort-but to the devel praint of a system of pacific settlement of international disputes

Requests the Council to submit to careful examination the proposale declarations and siggs stooms made at the Assembly and the Council with a view to paritic settlement of international disputes and to report to the Seventh Assembly upon the progress which can be made in the matter

The Assembly

Reserving the question whether it is at present desirable to embody in a new general Convention the provisions concerning compulsory arbitration contained in the Protocol for the Pacific Settlement of International Disoutes

Recalling the guarantees provided in the Covenant of the League of Nations Calls the attention of States Members of the League to the des rability from the point of view of their security of concluding particular conventions for arbitration or for the judicial settlement of disputes

3 - Council Organisation for Work on Disarmament

The Assembly

Takes note of the Council resolution dated October 3rd 1024 establishing the Co ordination Commission

And invites the attention of the Council to the suggestions made during the proceedings of the Third Committee as contained in the report submitted to the Assembly with regard both to the designation and the composition of that Commission and also to the necessity of determining its rules of procedure

4 - MANUFACTURE OF ARMS AND AMMUNITION AND OF IMPLEMENTS OF WAR

The Asserbly adopts the distantion sected on its Foral Act by the Correction, for the Experience of the International Trade in Arm and Ammunition and implements of War which met at Genera in May and Ione 1926, Gleiching that the Convention concerning the September of the International Trade in Arms and Ammunition and in Implements of War must be rensidered as an important step roads a generally a jettem of international agreements regarding arms and ammunition and implements of war and that it is destrable that the international aspect of the manufacture of such arms and immunition and implements of war receive early consideration by the different Governments.

The Assembly anotes the Council to continue the preliminary vork on the subject of the related of the private manufacture of arms ammunition and myself ments or war so that a deaft Convention may be perpended as specify as possible and that the Council may summon an international Conference to consider it if possible before the next a seemble.

It is of opinion that the oo operation of a representative of the United States Government in the preliminary work for this Convention is indispensable to the success of the Conference and begs the Courrel to invite the said Government to concerne as soon as it considers such a star ossible

5 — Year-Book of General and Statistical Information on Military, Naval and Air armaments

The 'assembly declares that the Year Book of General and Statistical Information regarding the ammanesh of the various countries to of great assistance in connection with the work for the reduction and funtation of ammanuts and it trusts that the Secretary General will arrange for the continuation and enlargement of this publication on the lines laid down in the resolution of the fifth Assembly

STATISTICAL INFORMATION ON THE TRADE IN ARMS, AMMUNITION AND IMPLEMENTS OF WAR

The Assembly,

Taking into account the provisions of the Convention for the Supervision of the International Trade in Arms and Ammunition and in Implements of War signed at Geneva on June 17th, 1925,

Considering the advantage to be derived from the standardisation of nomen clature and statistical systems for this trade

Considering paragraph 3 of the resolution of the fifth Assembly, dated September 27th, 1904 in virtue of which 'States Member and non Members of the League of Nations are involved to transmit to the Secretarist all documents which they may deem likely to be of assistance in the proposition of a collection of statis brill dark concerning the trade in erms, munitions and implements of war',

Recommend all States so soon as they may find it possible to adopt the models given in Anne. I to the said Convention for their national statistics and for the documents they supply to the Secretariat as data for the preparation of the above monthined colls true.

ll — General Questions

OPTIONAL CLAUSE OF THE STATUTE OF THE PERMANENT COURT OF INTERNATIONAL JUSTICE

The Assembly,

Noting with satisfaction the fact that up to the present fifteen States have accepted the optional clause of the Statute of the Permanent Court of International Justice concerning the compulsory jurisdiction of the Court

Noting also that some of those States have assumed this obligation for a period which will shortly terminate

Requests the Secretary General of the League of Nations to draw the attention of such States to the measures to be tall en if they consider it proper, in order to renew in due course their undertakings

2 — ESTABLISHMENT OF A CONCILIATION COMMISSION ATTACHED TO THE PERMANENT COURT OF INTERNATIONAL JUSTICE

The Assembly decides to adjourn to a subsequent session the consideration of the proposal of the Danish Government as to the establishment of a Conciliation Commission attached to the Permanent Court of International Justice

3 — Replies of the Special Committee of Jurists appointed under the Council's Resolution of September 28th, 1923

The Assembly requests the Council of the League to invite the Governments of States Members of the League which find in the report of the Special Committee of Juristis appointed under the resolution of the Council of September 28th, 1933 doubtful points which require elucidation or which may have other comments to make on the separat to forward their observations to the Secretariat of the League of Nations before Pebruary 1st 1026 with a new to a possible exam nation of the matter by a Committee to be appointed by the Council

4 - AMEND SENT TO ARTICLE 16 OF THE COVENANT

The Assembly adopts the following resolution being an amendment to Art Je 16 of the Coverant

The words in such case in the second paragraph of the original text of Article 16 of the Covenant shall be deleted.

This amendment shall be submitted for ratification by the Members of the

League

A Protocol embodying the amendment shall at once be drawn up in accordance with the principles adopted by the second Assembly for amendments to the Covenant

5 - ELECTION OF THE SIX NON-PERMANENT MEMBERS OF THE COUNCIL

.

The Assembly reterates the following recommendation adopted unanimously by the Assembles of 1022 $\,$ 1023 and 1924

It is desirable that the Assemble in electing the six non-permanent Members of the Council should make its choice with due considerat on for the main geographical divisions of the world the great ethnical groups the different religious traditions the various types of civilization and the chief sources of wealth.

Π

The Assembly

Noting that the non-permanent Members of the Council at present in office have been re-elected for a year

Considers the meaning of this re-election to be that it is subject to the non permanent part of the Council being renewed as from the election of 1926 by application of the principle of rotation

6 — WITHBRAWAL OF THE REPUBLIC OF COSTA-RICA FROM THE LEAGUE

the Assembl

Having learnt that the Republic of Costa Rica has expressed its intention of resigning its membership of the I eague

Deeply regrets to note the absence of a Member whose participation in the work of the Assembly has been unanimously and highly appreciated,

Expresses the hope that the Government of the Republic of Costa Rica may again find it possible to afford the League its valuable co operation

7 - COLLABORATION OF THE PPESS IN THE ORGANISATION OF PEACE

The Assembly

Considering that the Press constitutes the most efficience means of guiding public opinion towards that moral disarmament which is a concomitant condition of material disarmament

Invites the Council to consider the desirability of convening a committee of experts representing the Press of the different continents with a view to determining methods of contributing to pards the organisation of peace especially

(a) By ensuring the more rapid and luss costly transmission of Press news with a view to reducing risks of international misunderstanding

(b) And by discussion all technical problems the settlement of which would be conductive to the transmillisation of public opin on

III - Financial Questions

1 — Audited Accounts for 1924 Budget for 1926 Reports of the Supervisory Commission

The Assembly of the League of Nations in virtue of Article 38 of the Regula tions for the Financial Administration of the League findly approves the audited accounts of the League for the sixth financial period ending December 31st 1914

The Assembly in virtue of Article 17 of the Regulations for the Financial Administration of the League

Approves for the financial was 1020 the general budget of the Loague of the Statistical and of the Special Organisations of the League of the International Libour Organisation and of the Permanent Court of International Justice the total amount of which including supplementary credits is 22 290 63, gold france (9)

⁽c) The bady on presented to the A_i mall, b_i the Fourti Cames tree amount of to 1900 $b_{i,j}$ gold fract the Assembly, a price j are included from 1900 to 100 000 frames the credit once trid b_j the Fourth Commerce is amount over d_i , for the Commerce of Enquiry on Pappy Collection in c_i in the relations the result badyet to the frace -1 that of shore

And decides that the said budgets shall be published in the Official Fournal

The Assembly adopts in so far as they have been approved by the Fourth Committee the conclusions of the various reports of the Supervisory. Commission submitted to its consideration, and at the same time expresses to the Supervisory Commission its thanks for the services it has so well rendered

The Assembly adopts the conclusions of the report of the Fourth Committee

2 - ALLOCATION OF EXPENSES OF THE LEAGUE

Thi. Assembly

Requests the Council to ask the Committee on the Alloration of Expenses to follow the conomic development of the various Member States with a view to submitting a revised scale to the Ascembly of 1928

Approves for the years 1920 1927 and 1928 the scale for the allocation of the expenses of the League annexed to the present resolution

Scale of Allocation of the E penses of the League for 1926-1927 and 1928

Countr,	Units	Country	Un t
_	_	Brought forward	547
Abyssinia	2	Irish Free State	10
Albania	I	Italy	60
Argentinu	20	Japan	60
Australia	27	Laty a	3
Austria	8	Liberia	1
Belgium	18	Lithuania	4
Bolivia	4	Luvemburg	ī
Brazil	20	Netherlands	23
Bulgaria	5	New Zealand	10
Canada	31	Nicaragua	1
Chile	14	Norway	9
China	40	Panama	1
Colombia	0	Paraguav	I
Costa Rica	I	Persia	1
Cuba	9	Peru	0
Czechoslovakia	20	Poland	_2
Denmark	12	Portugal	6
Dominican Republic	I	Roumania	22
Esthonia	3	Salvador	I
Finland	10	Serbs Croats and Slovenes (King	
France	79	dom of)	20
Great Britain	105	Siam	9
Greece	7	Spain	40
Guatemala	I	South Africa (Union of)	15
Haitr	1	Sweden	18
Honduras	I	Switzerland	17
Hungary	8	Uruguay	7
India	50	Venezuela	5
Carried foru	and 547		9.57
			. ••

3 -- Contributions in Arrears

The assembly

Having considered the report which was submitted to it by its Fourth Committee

Decides to approve the settlement of the Argentine Republic's debt,

Expresses its satisfaction with the efforts made by certain Members to pay their debts to the League,

Makes a pressing appeal to Members whose contributions I are not yet been paid to take the necessary measures for the settlement of their debits to the League of Nations and request: the Secretary General to make further urgent representations to these Members

In the Secretary General to report to the Council at its session of June 1926 on the results of these representations in order to enable the Council to examine the question of contributions in arrears and report to the Seventh Assembly

4 — EFFCTION OF AN ASSEMBLY HALL AND OF ANNEXES FOR THE USE OF THE SECRETARIAT

The Assembly approves the report of its Fourth Committee on the ere time of the Assembly Hall and Anneys for the Secretariat and votes for the purpose a credit of 17,000 coof frams, made up as follows: 80.0000 for the creation of an Assembly Hall 2000 coof for the purchase of the site and 17,000.0 for the Anney to the present Secretaria building.

The Assembly mosts: the Council to appoint a Committee to report to the Council should the budieng at present occup of by the Secretarian be sold within the period and under the conditions had down in It. Fourth Committee support whether any changes as regards the selection of the site and the airrangement of the various bu ldings should be made in the dwa son adopted in paragraph I of the present resolution.

IV - Technical Organisations

1 - THE HEALTH ORGANISATION

The Assembly has examined the report presented by the Health Committee on the activities of the Health Organisation and considers that the work accomplished since the last Assembly has been carried out in accordance with the recommendations of former Assemblies and on conformity with the decisions of the Council

The Assembly notes with sati faction that this work thanks to the research and invest gations undertaken for the solution of the problems examined will be of the greatest out of the public bealth servers of different countries.

The Assembly is glad to note that the Governments are more and more dis posed to collaborate with the Health Organisation in matters concerning the protent on of communicable diseases and the improvement of health conditions of the probles

The Assembly requests the Council to refer to the Health Committee and to the Economic Committee for their consideration the proposal submitted by the delegation of the Aungdom of the Sarbs Croats and Sloveness and to the Health Committee the proposals of the delegations of Oabs Casche loads as France, Italy Paraguay and Venezuela on the assumption that these proposals will not involvany expenditure supplementary to the estimates already submitted for 1926

2 — THE ECONOMIC AND FINANCIAL ORGANISATION

a) If on of the Financial Committee

OTHER THA THE GOT CONCEPTING THE THAN SHALL PECK THUTTED FOR AUSTRIA AND HUMONRY

The usambly

(a) Has learnt with satisfaction that the scheme which was prepared and partnil, put into execut on through temporary advances in tyear for the settle

ment of Greek refugees has been realised through the successful issue of a loan vicking an effective sum of \$10,000,000 in 4thens London and New York on the basis of the Protocol signed on September 20th 1923 and the Additional Art signed on September 19th, 1024,

(b) Notes that of the 1,200,000 refugees who on the estimate of the original scheme required settlement in productive work over 200,000 have already been settled in agricultural districts or housed in urban settlements near Athens.

(c) Note, with phasure the reports re-weed that the refugees form an entregetic and industrious class, rapidly taking advantage of the opportunities afforded them, and will put to good use the land and materials which it is the work of the Commission to place at their droposal.

(d) Observe that the Settlement Community on thus instituted under the ausi pieces of the League has been able to effect a price of work, which apart from the benefit to the refugees themselves, should have far reaching beneficial results for Greece of both an economic and colling character.

(c) Expresses the hope that, through close collaboration between the Greek
Government and the Settlement Commission, the work may be successfully pursued
and brought to a conclusion

The Assembly approves the part taken by the Financial Committee and the Council in the issue of a loan for the economic development of Danzig and for the economic of the port under conditions which have fully satisfied all those interested

The Assembly notes the conclusions which ha e been formulated by the representatives of the Revenus Departments of certain European countries on the problems of double treation and final eleason. If toberves with satisfaction that agreement has been reached on certain common principles which are expressed in these cool issues, and that a further Conference of Eyerts is to be convoked in 1920, selected on a larger bases. It hopes that this technical Conference, which for the first time undertale at the request of the Courtel that study of a financial problem of unwestal importance may be able to submit practical proposals

The Assembly has learnt with interest of the new publications which are in courte of preparation by the Statestical Branch of the Secretaria for the use of the Inancial and Economic Organisation of the League, and considers that they form a useful contribution to the study of tonomic and financial problems

b) Financial Reconstruction of Austria

The Assembly deares to unpress its satisfaction at the progress made by Austras towards the stabilisation of her finance, as above in the Commissioner Gental reports and in the declaration of the fluxtess. Plinitest for Foreign "flaring Its tenders its congratulations to the Austrian Government and to the Commissioner General."

It is happy to see that the aura undertaken by the League is approaching its conclusion and notes the resolutions of the Council and the report of the Financial Committee which contemplate the speedy termination of the control

It hopes that the measures which will allow the control to be abolished will soon be realised

The Assembly has further noted the conclusions embodied in the report of the experts entrusted by the Council with the investigation of the economic situation of Assembly

It hopes that the enquiry to be carried out by the Economic Committee will soon yield positive results

c) F nancial Reconstructor of Hungary

The Assembly notes with satisfaction the rapid progress made in the financial reconstruction of Hungary. In the first year in which the reconstruction pro

gramme has been applied the budget has been balanced and the accounts relating to the period from July 1924 to June 1923 show a considerable varplus instead of a defect, which would have had to be covered out of the visible of the international loan. Monetary stability is a varied and there is an improvement in the economic struction.

The Assemble expresses its congrabulations to the Hungirian Government and the Commissioner General. It confidently hopes that the reconstruction programme may be brought to a conclusion within the period provided for by the Pecterols.

It notes the Hungarian Government's declarations regarding its proposals for re-organising the administrative departments

It considers that the measures taken by the Hungarian Government with a view to re-c tablishing treedom of trade act of a lind to encourage the development of the country, it would velocine the conclusion of further committeral agreements between Hungary and other countries—particularly the adjoining countries with which negotiations are in progres—which would tend to bring about a progreave eduction of the tainfs in Contral Europe and would time contribute to establishing closer consonum relations

d) Work of the Economic Committee

The Assembly

Referring to the resolution of the Difth Assembly regarding import and export prohibitions and restrictions

Notes the progress achieved by the Economic Committee during the past year in the study of this complex and difficult question,

Expresses the hop: that the draft agreement drawn up by the Economic Committee as a basis of further discussion may receive from the Government intensited all the consideration due to a problem the solution of which would contribute in large, measure to the improvement of international committeed relations

Referring to the resolution of the Fourth Assembly concerning the treatment of ioroign nationals and enterprises

De lares that the Economic Committee, as a result of the systematic pursuit of its study, has stabilished a series of principles the application of which would on ure an equitable treatment of foreigners in regard to their admitsion to the exercise of professions industries and occupations.

Expresses the hope that States may be guided by this body of principles both in regard to their national legislation and in the negotiation of bilateral agreements

Notes that the Economic Committee will be represented in an advisory caps to a time Conference summered by the Netheriands Government for ar-3 tottober at The Hague for the revision of the International Convention for the Protection of Industrial Property, and restreates the hope already expressed by the Irlin Assembly that the amendments proposed by the Deconunc Committee in respect of unfair competition may receive the support of States Members on the occasion of that Conference that the Conference of the Con

With regard to the protection of foreign purchasers against vortified goods. Expresses the desire that the investigations undertale in by the Communic Section be actively pursued with the help of all data that can be obtained from efficial sources and also of any data vinch may be supplied by industrial and commercial organizations in order that as complete information is possible may be collected and outsibled.

Follors with interest the studies of the Economic Committee in regard to the suppress on of false Customs declarations and the progress to assimilation of laws rething to bells of crebange, and in rigard to the enquiry undertaken in collaboration with the International Labour Organization and the Financial Committee into the causes of consume cries and of use imployment

With regard to the Convertion for the Simplification of Customs Formalities and the Protocol on Arbitration Glauses

Takes note with satisfaction of such ratifications as have been deposited up

Takes note with satisfaction of such ratifications as have been deposited up to the present,

Considers at the same time that the adhesion of a larger number of States is desirable in order that the beneficial influence of these two international in struments may operate to the fullest extent

e) Is ternational Economu Conference

The Assembly,

Firmly resolved to seek all possible means of establishing peace throughout the world,

Convinced that economic peace will largely contribute to security among the nations.

Persuaded of the necessity of investigating the economic difficulties which stand in the way of the revival of general prosperity and of ascertaining the best means of overcoming these difficulties and of preventing disputes

Invites the Council to consider at the earliest possible moment the expedience of constituting on a side basis a Proparatory Committee which with the assistance of the Technical Organizations of the League and the International Evolution Uniformatic Propagation of the Council Propagation of

The convening of this Conference under the auspices of the League of Nations shall be a matter for subsequent decision by the Council

3 — Organisation for Communications and Transit

I The Assembly

Having taken note of the report of the Advisory and Technical Committee for Communications and Transit on the work of the Organization for Communications and Transit between the fifth and sixth Assemblies

Expresses its grainmention at the work undertaken and the results obtained by the Advisory and Technical Committee, its Sub Committees and the various persons appointed by the Chairman of the Advisory and Technical Committee to indertake several missions.

Associating itselt with the resolution adopted by the Adveory and Technical Committic at its last session considers it lightly desirable that the Conventions adopted at the last General Conference on Communications and Transit should come into force as early as powible between the greatest possible number of States draws the attention of the Governments concerned to this fact, and reminds them that, should it seem desirable to any of these Governments to obtain with a view to facilitating ratification or addission any pre-essary information or particulars as to these Conventions in order to dispid all misunderstandings, the Adveory Committee would be ready to give any assistance which might be required,

Trusts that the European Conference of the Tomage Measurement of Vessels employed in Inland Navigation which is to meet on November 20th next will obtain the complete success which can be already expected as a result of the excellent preparatory work of the Advisory and Technical Committee carried out with the full co operation of the European States not Members of the League,

Draw the attention of all the Governments of the Begins,
Draw the attention of all the Governments to the special importance of the
Conference on Fassports to be 'beld at 1525, which public opanon particularly in
common cruthe, undoubtedly expect to tike a flext a step towards the aboltion,
to the widest catent possible of the passport system, and to mitigate considerably
the disadvantages and expense which that system entails for the relations between
peoples and for international trade featilities.

Follows with keen interest the vork of the Organi ation for Communications and Tras is which may result in the rouseming of a Conference on communications and transet of the European States concurred with a wew to minimum preserve and if necessary adapt to present cruminatances the unincation of privite law concurring internal variances applicable in in terroinced transport or new ways contracts of the method of presentation of transfer and of the method of presentation of operation regulations which were all effected inform the way between every major are ways and a contract and Eastern Europe.

In view of the great economic importance which problems relating to the organisation and explosition of hidro declaric power present for a lorge number of countria. Members of the League of Nations and in view of the influence, which favourable agreements will everuse on the occonomic reconstruction of Europe and the improvement of the spiral economic conditions of the vorial again draws the attention of Governments and the Organisation for Communications and Transit to these problems and to the fact that apart from the question of the ratification of the Conventions concluded at the last General Conference it is devulbe that the competent organs of the League should draw up a definite plan of sction for instituting the most practical methods whereby the League of Nations may take as active a part as possible in the solution of these problems.

Convinced that the Members of the League will further the work of the Organation in every disclaim and in particular will assist its efforts to arrange for the t.chineal stiffenest between State of disputes concerning informational comnumerations, of which efforts remarkable example, have been given by the Advisory Committee during the past year.

Invites the Organisation for Communications and Trin it to continue its work in the same spirit and on the same I nes with a view to the improvement of inter variousal transport and the development of international low to regard to communications.

II The Assembly

Considering that all improvements in railway telegraphic radio telegraphic teleprine a and radio telephonic communications between the seat of the Losgue of Nations, and the Static Members or non Members of the Losgue are of the highest political and practical importance to the working and development of the Losgue

And having taken note of the efforts of the Organisat on for Communications and Transit to accure improvements in the railway time tables which affect communications with the sear of the League

Calls the attention of the Governments concerned to the necessity for further progress accompanied by an improvement in conditions as regards Castonis terms like at the frontions sear the seat of the Legue. These conditions are still giving rule to this delays and monomensures to which attention was drawn in the discussion of the less Assembly, each the Assembly request the Organisation for Communications and Transit to continue to co-operate in the endeavour to scheece such progress.

Assonating stell with the resolution adopted by the Advisory and Technical Committee at its last session with reference to the questions raised by the estab leahment of a new European long distance telephone system draw, the attention of the Governments consecured to the distributive or treating communications between memory and the principal European capitals on the same footing as communication between important capitals when come daring the dues tion of principal and utgency for the establishment of different lines.

Personneeds that a resolution proposed by the delegate for Urugusy on the subject of telegraphic familities for the dissemination of information regarding the work of the Lesque of Nations bound be referred to the Organisation for Commumications and Transi for consideration and for any action which it may think expedent and possible.

4 → INTELLECTUAL Co-operation

The Assembly maytes the Insurantional Commute, on Intellectual Co operation to continuous its work in the same apart of prudence and firmness as heretofore it expresses its startisations with the results obtained and in particular with the manage in which the International Institute for Intellectual Co operation has been organized

It notes with pleasure that the work of the International Committee on Intel lectual Co operation is becoming more and more appreciated and that still greater services are o peeted of it in the future and it is happy to observe the response-made in numerous countries to the appeals which it has a used on behalf of nations the intellectual position of which was particularly difficult and of students and young noughe and also with a vew to assisting research workers in their task.

The Assembly notes with satisfaction that most of the Static Members of the League have exted on the resolutions adopted by the fifth Assembly on the subject of the instruction of youth in the diesis of the League of Matrius and the encourage much of contact between young people of different nationalities. It expresses its satisfaction with the report preserved by the Surveizry General on this subject and considers that the report should be regarded as a nixt stage.

It therefore invites the Council

(a) To consider the possibility of requesting all States Members of the League of Nations and non-Vember State, to keep the Secretary General informed of the progress made in their respective countria as regards the various points mentioned in the riport and to forward to the Secretary General all publications on this subject as soon as they appear.

(b) To instruct the Secretary General to collect the information mentioned above This information should be communicated from time to time to States Members of the League and to other States interested in the question

(c) To forward to Sveretary General's report together with the proposals vubmitted by the Chrizan Hantan Polish and Uruguayan delegations to the Committee on intellectual Co operation and to request it to consort the possibility of summoning a sub-remartitle of experts to consort the best methods of co-ordinating all oftened and non-oftened circits' designed to tumbiannes aware people throughout the world with the principles and work of the Leggue of Nations and to train the younger generation to regard international co-operation as the normal method of producting world affairs

V - Administrative Questions

MANDATES

The Assembly

Having noted the reports of the Permanent Mandates Commission on its fifth and so th sessions, and the documents relevant thereto

(a) Desires to express it keen interest in and satisfaction with the work of the mandatory Powers the Permanent Mandates Commission and the Council of the League in fulfilling the duties devolving on them under Article 22 of the Covenant in connection with the application of the mandate system.

(b) Evpresses in particular the hope that all the Members of the League of Nations, all give effect without delay to the recommendation made by the Council in paragraph II (1) of its resolution of September 15th 1025 concerning the exten sion of special international conventions to magnified territories

VI - Protection of Minorities

The A sembly takes note of the Sixth Committees report with regard to the protection of minorities and adopts the following resolution

The As embly approve that part of the Report on the Work of the Council the Worl of the Scretaria and on the Messares taken to exceive the Diess ons of the Assembly, dealing with the procedure followed with way and to the protection of miniorities. The Lithuanian representative having withdrawn its proposal admitted by him on September 14th 1025 the Assembly requests the Secretary Garrial to communicate to the Council the discussion which has taken place in the Sixth Committee in this connection.

VII - Political Questions

SITUATION IN CHINA

The Assembly

Having heard "with deep interest the Chinese delegate's suggestion regarding the possibility of considering, according to the spirit of the Covenant, the existing international conditions of China.

Having learned with satisfaction that a Conference of the interested States is soon to take place in China to consider the questions involved

Expresses the hope that a satisfactory solution may be reached at an early date

VIII - Social and Humanitarian Questions

t - SLAVERY

The Assembly

Considering that the Members of the League of Nations have undertaken in virtue of Article 23 (b) of the Covenant to secure just treatment of the native inhabitant, of territories under their control,

Having a amined the report of the Temporary Slavery Commission which his been communicated to all the Members of the League of Nations and

Bung of opinion that a Convention is the best way of giving effect to the suggestions made in this report and of accomplishing the work undertaken by the League of Nations for the suppression of slavery

Dutides to recommend for approval a draft Convention,

And acquests the Council to communicate this draft to all States Members of the League and to such other States as the Council may specify, with a view to the conclusion of a Convention which will be as far as possible in conformity with this draft, and to mixtee the above mentioned States

> (a) To forward to the Secretary General not later than June 1st, 1926, any observation they may desire to make regarding the provisions of this graft

> (b) To appoint at a later date plempotentiaries who will meet at the time of the opcome of the Securith Assembly to re-earning if necessary, the raticles of the draft Concention and to sign immediately the text of the Concention which has been agreed upon.

- (c) To make every effort to adopt at once all possible measures in conformity with the provisions of the draft Convention in question
- [d] To assist one another forthwith in the abolition of the slave trade, slavery and conditions analogous there to by all practicable means and, in particular by the conclusion of special agreements and arrangements.

2 - TRAFFIC IN OPIUM AND OTHER DANGEROUS DRUGS

,

The Assembly adopts the report of the Advisory Committee on Traffic in Opium and other Dangerous Drugs together with the resolutions embodied therein The Assembly urges on all States which have not already done so to ratify or

to adhere to the agreements and resolutions adopted by the First and Second Opsum Conferences

Į,

Appent tment of a Commiss on of Evan ry to used Certain Opi im Producing Coundres

The Assembly

Having considered the resolution contained in the Final Act of the Second International Opium Conference with regard to the abnormation of a Commission of Enquiry to visit certain op um producing countries

Recommends that such a Commission should be sent to Persia to study

(g) The existing situation with regard to the cultivation of the poppy

(v) The replacement of a proportion of this cultivation by other crops

The Commission shall consist of not more than three persons to be appointed by the Council a person having the necessary qualifications to act as Chairman an expert on the agricultural side, of the problem to be nominated affect consultation with the International Institute of Agriculture, and a person having expenears of business conditions and markets in the East and knowledge of transport problems.

problems

The Assembly is of opinion that such an enquiry would require for its work
the sum of 100 000 gold francs and decides that this sum be voted for the purpose,

3 - PROTECTION AND WELFARE OF CHILDPEN AND YOUNG PROPLE

The Assembly expresses its approval of the work accomplished by the Advacy-Commission for the Protection and Wulfare of Children and Young People. It desires at the same time, to emphasise the view expressed in the resolution of the Fifth Assembly in rigard to child welfare that it. Learne can most usefully oncern shelf with the study of those problems on which the comparison of the methods and experience of different countries consultation and interchange of times between the officials and experts of different countries and international co-operation may be lifely to assist the Governments in dealing with such problems.⁴ The Assembly therefore hopes that the Commission w. If not low, sight of the limits of its competence as thus defined.

The Assembly is also of the opinion that it is desirable that when collaborating with other organisations of the League of Nations the Advisory Commission should conform to Re olution 4 of the Fifth Assembly on the subject of duplication of work

The As embly,

Considering that the Council, in accordance with a resolution of the Futh Assembly, invited the Health Organisation of the Largue to consider any measures into its competence, which it would be descrable and practicable to undertake for the protection of children from the hygician point of view, and

Convenced of the mportance of this form of shild Alfare work

Decides to request the Health Organisation to investigate infant mortality from the point of view of feeding in infance,

Requests the Coencil to instruct the risalth Connuitre to undertake this which would be able to enquire into the advantability of constituting a solt committo, which would be able to call uson the co-operation of specialties in amount countries in questions concerning which beginn and which would be reque ted to militate he investigation of this and of any other questions connucted with c'hild bygen, the consideration of which might be downed e-pullent

4 - PROTECTION OF WOMEN AND CHILDREN IN THE NEAR EAST

The Assembly approves the reports submitted by Dr Kennedy and M as karen Jeppe It expresses its high appreciation of the vort they and their assistants have accomplished

Whereas the Commission for the Protection of Women and Children in the Near East set up in fulfillment of the resolutions adopted by the First and Second Assembles is in practice composed of two distinct missions in Constantinople and in Syra respectively, the Assembly decides that these missions shall be divided and that separate reddits shall be ofted to Dr. hearnufy for the "Neutral Houses" at Constantinople and to Miss Topp of the protection of somes and candiden in Syra

The Assembly decides that the 'Neutral House' of the League of Nations at Constantinople shall continue for another year. Should Dr. Kennedy be unable to continue, his priment appointment, it invites the Council to take all the necessary measures for the continuation of this work.

The Assembly decides that, under the suprerie control of the Power which holds a mandatu in Syria under the League of Vations, Mis s Joppe will continue for another year her work for the protection of women and children. It requests the mandatory Power to continue to give its and and patronage to Mis Jeppe

The Assembly decides that the sum of 40,000 frames shall be allorated for the work of Miss Jeppe and the sum of 40,000 frames for the work of Mr. Kennedy during 19.6

A report on the r work will be submitted by them to the Seventh Assembly

5 — Refegees

Measure io hilp Ribugics

The Assembly,

Having read with great interest the report of the Refugee Service of the International Labour Office on the work accomplished for the refugee during the first seven months of 1925 indicating the possibility of developing on an exhausive scale the plating of refugee were set in employment in various parts of the world,

Wishes to record its deep gratitude to the Governments which have afforded their valuable co operation in this connection by means of financial contributions, the cohaboration of their technical services or by via a and transport facilities,

Expresses its great appreciation of the work accomplished by the Refuger Service of the International Labour Office in co operation with Dr. Nansen, and notes the urgent necessity of finding employment for Armenian réfugees living in

Taking note of the proposals in this report for the continuation and extension of the Ridgee Service and in particular of the statement that an additional sum of 100000 Swiss fraces is required for the establishment of two additional agencies of that Service in South America while recognising that it is an entirely temporary vertice decides to include in the budget of the International Labour Offic for took the sum of 30000.05 wins frant for the Ridgeg Service.

In view of the fact that the Governing Body of the International Labour Office has not ver had an opportunity of examining these proposals recommends that the report should be submitted as soon as possible to the Governing Body for its consideration, and auth riese the Council to enter into negotiations with the Governing Body of nicessary for determining the measures by which iffect can best be error to the report.

The Assembly urges the Council to arrange for the convocation of an inter-Governmental Conference as soon as possible for the purpose of examining the suggestions put forward in the report for the creation and administration of a read-ling fund of not less than \$100,000 aterling to assist the migration of Russian and Armenian riuges— and of affecting an improvement in the present systems of refuges identify certificates.

I

Loan for the Settlement in Ismenia of Armenian Refugees

The Assembly

In the of the resolution adopted by the fifth Assembly at its meeting on Spitember 25th 1924 inviting the International Labour Offic, in collaboration with Dr. Namen to institute an enquiry with a view to studying the possibility of settling a substantial number of Armenian refugees in the Caucasus and elevelucie.

In view of the reports by Dr Fridtjof Nansen and by the e perts who were sent with him to Armana

In view of the fact that these reports are unanamous as to the possibility of carrying out pragation works which would allow of the settlement in Armenia under good conditions of at least 1500 armenian redigues now in Greece and Constantinople as also of 10 000 ratugees already repatriated on condition that the sum of about 9 000 000 gold roubles (200 000 pounds sterling) is forthcoming for the c ention of the necessary work.

Dourous of availing itself of every practical opportunity of giving effect to the re-odution so often renewed by former Assemblies regarding the return of Armenian refugees to a national home

Invites the Council to appoint at once not more than five Commissioners whom it would empower

- (a) To ascertain finally the technical possibility of the proposed undertaking (b) To evoluting views as may be necessary with the organs of the League of Nations. In: Government of the Armanian Republic and the other Govern ments the associations and private individuals whose help would appear useful for the realisation of the whence
- (e) If their findings are favourable to propose to the Council the constitution of a Eody of Trustees to whom its statutes would give especially the following powers
 - (i) To conclude with all authorities public and private all necessary contracts for the execution of the plan for settling the refugees to accept if necessary, from the Armenian Government a concession of the areas to be irrigated.

(2) To pregotiate, if necessary, the issue of a loan, and, in that case, to act as trustees of the funds, and to assure the financial service

The Assembly invites the Council to place at the disposal of the Commissioners the sum required in 1925 for the execution of the above resolution, this sum to be entered in the Budget under unforeseen expenditure

It decides to enter an item of 50,000 francs in the 1926 Budget for the same purposa.

6 - INTERNATIONAL RELIEF UNION

The Assembly,

Having taken note of the report of the Preparatory Committee instructed to draw up concrete proposals regarding Sensior Circolo's scheme for the exestion of an organisation of international solidarity between peoples against the calamities which may be full them.

Noting with great interest the Preparatory Committee's proposal to set up an International Reliat Union,

Considering that an international institution such as that contemplated in the present instance, and possibly including among its immedies Stries not belonging to the League of Nations, should be constituted by a special agreement between the various Governments, that the Eifth Assembly in its resolution of September asth, 1924, laid down that the different Government should be consulted, and that it has not yet then possible for the consultant to take place.

Requests the Council to rafer the scheme back to the Preparatory Committee in order that the latter may introduce any modifications which may be called for by the observations put forward in the Second Committee of the Assambly,

Requests the Council to submit the statutes thus revised to the Governments of all States, whether Members or not of the League of Nations, for their formal consideration.

Recommends that the Governments should be requested to communicate their v us by a date to be weed by "e Council, a order that the Courcil may, if necessary, proceed to the convocation of a meeting of the duly authorised tech mucal representatives of the afon-and Governments with a view to the conclusion of the necessary urrangements for the definite establishment of the proposed union, if the Council considers that the replie received are such as to permit the conclusion of an Agreement to this effect.

7 - INTERNATIONAL MUNICIPAL CO-OPERATION

The Assembly,

Endorsing the report on International Municipal Co operation submitted by the Secretariat in accordance with the resolution adopted by the Fifth Assembly on September 20th 1924

Decides to call the attention of the different Governments to the advantages which close or operation, national and international between the municipalities, within the strict limits of national sovereignty, presents from the point of view of the aims of the League of Nations.

And requests the Council to authorise the technical organisations of the League to give favourable consideration, so far as they may find it practicable to do so to request for assistance or conjection addressed to them by the various non efficial international organisations which deal with municipal questions

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MONTHLY SUMMARY

OF THE

LEAGUE OF NATIONS

OCTOBER 1925

Vol V No 10

Published on November 15th 1925

THE

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MONTHLY SUMMARY OF THE LEAGUE OF NATIONS

OCTOBER 1925

tot V No 10

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I - Summary of the Month

Although the Conference of Locarno was not held under the auspices of the League and is for that reason not dealt with in the Monthly Summars, its work was of such extreme interest for the future development of the League that it cannot be eased over vithout this bner reference

The outstanding manifestation of the League's activity in October was an extraordinary session of the Council to consider the Graco Bulgarian dispute

Following a frontier modent on October 10th Bulgaria on October 13rd requested a special-season of the Council under Articles N. and XI of the Covenant That same day the Secretary General convoled the Council for a special session in Paris on October 20th the President of the Council urged both parties to consecutive and withdraw thour torops and all the Governments of the League were

telegraphically informed. Three days later the Council met in Paris and issued a 24 hour invitation to both States to agree to withdraw troops and cease firing, and a 60 hour invitation in which to execute that agreement. A day and a half later British, French and Italian military officers were on the spot as mandatories of the Council, within a few hours, hostilities had ceased, and within three dayseight hours before the expiration of the time limit-all troops were back behind their frontiers The Council, with the agreement of both nations, appointed an International Commission to start within a week to investigate the facts the res ponsibilities and the damages, if any, and to propose measures for the prevention of similar incidents, the report to be ready, if possible, for the December session of the Council During this session, certain important pronouncements were made by the various Governments represented as to the use of force as a measure of self defence without previous recourse to arbitration, and as to the relationship between the quick and successful settlement of the Graco Bulgarian dispute and the Locarno Conference, which, M. Briand declared, had been successful only because it was based on the previous work of the League and conducted in the spirit of the League

In addition to the Greco Bulgarian dispute, the British Turkish dispute on the Irak trontier came before an extraordinary session of the Permanent Court of International Justice for an advisory opinion requested by the Council in connection with certain legal points

The annual reports of certain of the Manoatory Powers, together with various petitions and other questions regarding the administration of Mandates, were considered at a meeting of the Permanent Mandato's Commission

The year's programme of work on health, as set forth by the Sixth Assembly was arranged in detail in a meeting of the Health Committee while the Committee of Statistical Experts and the Sub Committee on Aris and Letters drew up their programme for the coming wear. Finally, the technical an financial prospects of the settlement of Armenian Refugers in the Caucasus were considered at a meeting in Paris, when it was decided to send a latron officer and an engineer to Armenia to make a special investigation.

II — Extraordinary (Thirty-Sixth) Session of the Council

THE GRÆCO-BULGAPIAN INCIDENT

At the request of the Bulgarian Government, which on October 24rd had in voled Articles X and XI of the Covenant (1), the Secretary General convened the Council to meet in extraordinary session on October 26th in Paris

The events which led to the Bulgarian appeal may be summarised as follows

During the day of October 10th shots were co-changed on the frontier to the north east of Saloma between Dulgarna and Greek sentires. A sentry was hilled, as stated by Bulgarnan telegrams, on Bulgarnat territory, and, according to Greek despatches, a Greek officer vas killed
Prolonged firing and movements of troops sented.

Between the telegrams dealing with these events, addressed to the Council by the Governments concerned, there were divergencies and contradictions

⁽¹⁾ Arbitle V The Members of the Leopar and stake to ray est and pre no as against external aggressor th terminal internity and extaing political undependence of all M meets of the Leapar. In case, of any agrees no, or in case of any threat or d'u, or of sorth aggression the Committed shows upon the means by which this obligation bull to fulfilled.

out to sufficient the sufficient form, whether name instely affecting and of the Newborr of the League or act, a besting deduced a matter of content to the a half leave and the League shall take any assess that may be demand with and effectively objected the pre-so fantone. In case, any such energy any plantide since the Secretary Green's shall no the request of any M mile red to League forther of memors are cone, of the Commit

The Bulgaran Government proposed to the Greek Government that a nuxed commiss on should be appointed to inv the responsibilities. The Greek Government on the other hand sent a Note to the Bulgaran Government demanding applogues the punishment of the officers responsible and the payment of an indemnity to the families of the vectors.

Meanwhile hostile acts continued. The Greek Government having instructed its military command to take all measures it considered necessary for the defence of its terr tory and the security of its troops. Greel detachments had entered Bull garian territory in the neighbourhood of Petrick. On the other hand according to telegrams from the Greek Go ernment Bulgarian detachments had penetrated Greek territory The Bulgar an Government in asking for a meeting of the Coun ril stated that it had given instructions to its mintary command that no resistance should be offered to the Greek troops. The appeal of the Bulgarian Government was received by the Secretary General early in the morning of the 23rd. A few hours later the Se retary General surringged an c traordinary set ion of the Counall After consulting the act up President M Broand he fixed the meeting for Ortober 26th in Paris. In the afternoon of the same day M. Briand sent a tele gram reminding both Governments of the solemn obligations undertaken by them as Members of the League of Nations under Article XII of Covenant not to resort to war and of grave consequences which Covenant lays down for breaches thereof he therefore exhorted the two Governments to give immediate instructions that pending consideration dispute by Council not only no turther military movements should be undertaken but that the troops should at once retire behind their respective frontiers

On the same day the appeal of the Bulgarian Government, the conversion of the Council and M. Briand, telegram view communicated telegraphically to all States Members of the League and to the press.

Three days later the Council including representatives of Greece and Bulgaria met in public session in Paris one of its members arriving by air. All the meetings were public

Cessal on of Hostil ties and Evaluation of Out ip ed Perritories

For the Council two of-stanct questions areas. The mixt which involved a serituming the facts and reasonable ties and it necessars fiving the mannel of reparation due demanded time, and care. The six and was right as it concerned the creation of hostilities and the immediate withdrawal of the Bulgarian and Greektroops to their respective to through

Accordingly at the first meeting or the Council on October 20th M Br and anket the representatives of the parties M Marcia (Biolgans) and M Carapanos (Greece) what action had been taken on its recommendation with regard to the coastation of hostilities and the mithdrawal of troops and what was the present situation

M Marfolt (Bulgaras) declared that at no moment and at no point had Greek territory been insaded or occupated by Bulgaran tough M Carapino, (Greev) stated that as his Government had already made Faram the Greeks were ready to execute Bulgarian soil also one site Bulgarians had withdraw from Greek territory and that his Government was ready to accept the Council a disusson

The Council on the report of Mr Chamberhan then decided to request the presentative, of both States to inform it within twenty four hours that the Bulga nan and Greek Governments bed given unconditional orders to their traces to winners beamed their respective national insolutes and within a sky hours that all troops had been withdrawn within the national frontiers that beguittee had all troops had been withdrawn within the national frontiers that beguittee had

ceased and that all troops had been varied that the resumption of fing would be visited with severe punishment

The Council requested the French British and Italian Governments to direct offices within reach to repur immediately to the region where the conflict had bricken out, and to report direct to the Council on the creculon of its decision. The Bulgarian and Grad. Governments were so notified telegraphically in the evening of the 26th the period nod by the Council for the execution of its decision beginning at that moment

On 6 tober 27th the GraA. representative mentioned certain suggestions for agreement between Greece and Bulgaria and the consequent exacustion of the betritory occupied, the Frendent of the Council said that what was now hoped for was the full acceptance of the Council's proposals Both nations were given the opportunity of staning their case, in full

In the morning of the 28th the Bulgarian representative informed the Council that, in a.o.ordance with its decision, at its order is had been given to Bulgarian trough to abstain from all military action and to the Bulgarian multiary command to withdraw any Bulgarian troops which might be on Greek termine.

M Carapanos (Orecce) said that his Government had, on receipt of the tele gram notifying the found's decision repeated and confirmed instructions previously given with a view to the cossation of hostilities and the withdrawal of its troops

The first part of the Council's ocusion of the 26th had therefore been excusted Orders had been given by both parties for the cossation of hostilities and for the evacuation of occupied territory

As regards the execution of these orders, the Greel-Government, on October 29th informed the Consoil that it was neglecting no steps to ensure that the Buiga rais retrievy would be executed by the time fixed. This reformation was continued the same day by a report from the British French and Italian militars atta class at Belgena who and auready arrived at these seed school. The report stated that both parties had given formal assurances that the Council's decision would be executed, that calm regard on the whole front and that the arrangements made gave reason to hope that no incident was to be feared

The Council was notified later by telegrams from the attachés and from the Greek Minister of Foreign 4ffars that the Greek troops had entirely evacuated Bulgarnan turntory on October 28th at midnight, that is to say, eight hours before the time limit fived by the Council and that the evacuation had given rise to in ministent of any kind

**

At the public meetings of the Council, the Acting President, M. Briand, and the Rapporteur Mr. Chamberlain made several important declarations which were insumously approved by the reall agus.

On October 26th Mr. Chamberlain draw attention to the fact that the frontier incident with which the Council had to deal had area between two States Mem bors of the League of Nations both of which had accepted the obligations of the Covenant, in particular 'tr'els N and NJ He continued

Such unificals as that shock has caused our present meeting laws some times had very senter, consequences in the past, who there as an omachinery such as this cliented by the League for their preventil adjustment, and for some are to say, that it would be an inabelent himp—[q] on the tar to say, that it would be an afficient to crush whos—if with all the machinery mediately available—as this me,ting shows—with insidents should now lead on which operations instead of being absulted at once, for preceding and called adjustment by the countries concerned to the Council, which will always have regard to their thousance and the neighty and ecurity of their native.

The Greek, representative observed on deterent occasions that he country had been called upon to take rapid steps for it legitimate define: On October 28th the President of the Council, M Brand sand that it was userball that such ideas should not take root in the minds of Members of the League and become a kind of unsprudence.

Under the pretext of legitimate deten e he said disputes might arise which though limited in extent vere extremely unfortunate owing to the damagnetise entailed. These disputes once they had broken out might assume such proportions that the Government, which started them under a feeling of legit.

timate detence, would be no longer able to control them

The Legue of Nation through it. Cominal and through all the methods of conclusions think here. It it, disposal offered the rations a manual of swording such deplor tible exists. The nations had only to appeal to the Council I had been shown that the critic sum which had been brought against the League of Nations to the effect that its machinery via combersome and that it found it difficult to title action in orient states which required an orient solution over unjustified. It had been provid that a ration which top-aled to the League vibre it felt that it is a timer was threatment could be sure that the Council it soll be at its poir reads to under I to it work of conclusion.

The ryporteur said that the declaration of M Drawd as to the role which the League could play in such asses as that before the Council and as to the restant which nations might be explicated to excrese in we r of the fact that the Council could be immediately consend and use its good offices was of such consequences for the moral position of the League of Nations and for the guidance of its Members, that he would like on orbidil of his Government, to express his complete concurrence, in all that the President had said

The other Members of the Council one by one, operound M Brana's declaration, laving particular emphasis on the importance of the selemin undertaking entered into by all States under stricts X—which M Hymans (Belgium) considered as the "well of the Council and the essence of the international engagements it emboded — and upon the promptitude with which the Council hald along the promptitude with which the Council hald strict.

M Guant (Uruguay) and M de Mello Franco (Brani) were of opinion that the results achieved by the Council would have a very considerable effect in the count inse of Latin America. In this connection it may be mentioned that seem a tim American countries—Cuba Guatemala Honduras Nicaragua Peru, Salvador and Venezuala—addites-ad triggrams to the Servetary General acknowledging the notification of the Bulgarian appeal and the convention of the Council and stating the interest they attained to a partite settlineate of the question.

Smla telegram were rece ed from 4.4 a, Hunga $_{\rm V}$ Lucemburg Sam and Switzerland

Constitution of a Commusion of Investigation and Settlen er t

As soon as the Council was satisfied that the territories occupied had been evacuated and that hostilities had cased it considered the measures to be taken for a complete and final solution of the difficulties which had no essitated its intervention

On October 2/th it heard the representatives of the parties τ ho described the incident from the Bulgarian and the Greek point of view at the same time stating their demands

The Bulgarian representative declared that his Government as soon as at had received new of the mendent, had proposed that a mixed commercial of any should be appointed. He added that at no time and on no point had freek territory been occupied by Bulgarian troops and that it was not possible to speak of an agression on the part of Bulgaria. He recalled that Article 3, N.1 XII and XV of the Covenant absolutely preduded the use of force by the Members of the League

and that Bulgana in write- of the Treaty of Neully was a disammed country the provisions of the Treaty having been faithfully carried out. To conclude the Bulganan representative demanded an investigation and reparation for damages. He also requested that the Bulganane taken prisoner by the Greal's should be set tree.

The Greek representative said that the measures tallen by his Government were necessary for the defence of Greek territory. The Greek advance only took place after the violation of Greek territory by Bulgarians and had technically a defensive character.

The Greek representative asserted that the Bulgarian proposal for an ingury had only been made witer the Bulgarian troops had been beaten. He ascribed the var ows innedents to the activity of the contady organizations and to the fact that the Bulgarian Government had not been able to enforce the application of the ministry clauses of the Treaty of Nourlly. He required the Council to investigate the local causes which had led to the incident of the Grazoo Bulgarian frootier in particular the existence of a Bulgarian army corps ready to take the field on any occasion.

The Bulgarian representative said that his Government consented to the question of the comitadu heing elucidated in the course of the inquiry

From these declarations it appeared that both the Bulgarian and the Greek Government wheeld the Council to investigate the origin and the underlying causes of the incident which occurred on their common froather to establish responsibilities and to consider whether indemnities or reparations were due. The Council accepted this task and undertook moreover to seek means of eliminating in the future the likelihood of such incidents as gave ness to the recent trouble. On the report of Mr. Chamberlain, the Council decided on October 20th to appoint a Commanyon to proceed to a therough investigation of the medents which had arised on the Greeco Bulgarian frontier to the north eart of Salourca.

The Commission was instructed in particular to establish the facts enabling the responsibility to be fixed and to supply the necessary material for the deter immation of any indemnity or reparation. Further, in order that the Council might be in a position to make suitable recommendations to the Governments concerned the Commission was requested to submit to the Council either in its report or subsequently any suggestions as to measures which in its opinion, would eliminate or minimise the general causes of such incidents and prevent their recurrence.

The Complessor was cerestricted as follows: S. Horace Rumbold, British Ambassador at Madrid Chairman a French officer an Italian officer a civilian of Swedish nationality and a civilian of Dutch nationality.

The Commission will meet at Genera on Non-ember 6th and will proceed to the scene of the incident with the utmost dispatch. It will be entitled to conduct its investigations both on the spot and at the seals of the two Governments on corned. Pending its arrival the unlitary attachés of France Great Britain and Italy who are at present on the scene of the incident, will remain in touch with the situation and on the arrival of the Commission, put at its disposal all the information they may have collected.

The Commission was requested to submit its report before the end of November in order that the Council in ghit examine it in December

The representatives of both parties accepted this decision declaring moreover that they accepted in advance ray other decisions the Council might take in the mitter. They also gave formal assurances that any pro-noise who right have been captured by their froops should be at race set fine and transferred at the expense of the Government haping captured them to their national territory and that any movable property cattle etc, that might have been served should be forth with restored or it that was not possible that suitable compensation should be made the figure to be if of exclusibly by the Commission.

At the last merting of the session several members of the Council made statements on the Green Bulgarian affair and the Locarno agreements from the point of view of the sourt and work of the Leavise

On hearing that the decision of the Council had been completely executed, the President, M Brand, thanked the Bulgarian and Great representatives for the rapidity with which their Governments had compiled with the invitation of the Council He continued.

Throughout this affair which ends in so totunate a manner there is neither victor nor vangue bed. Then, are two nations which forming port of the same great family of pace have nowed inter-dever for contribution by agreeing amme dustely to accord to reason and justice in the dispute in which they exe engaged it is composed of nations great and small. Ill equal and all serie of moding within the Leigne the same justice for every member. In this case the League of Nations has not failed to build either the spirit which is a pixel its foundation or the purpose for which it was intended.

Mr Chamberiam observed that the importance of the work which had been done by the Council lay "bove all in the fact that the Council was building up the jan produce of the Legue of Nautons. He added

Thanks to the readmess with which the two Powers concerned immediately sentented their case to the Council thanks to the promptinds with which the President and the Secretary General acted bins. A algorison states not had get out of control the Founcil his met, and with the walling assert of both prictice to the dispute his brought to a loc —a happy close—the medicin's which immediately threatmed the peace of those nations, and has put in the way of insends settlement the ferther que there which ranamed to be one sideout

seatether the terrain eque fore where manable to occonsorers.
We have here an example of the condict which may be expected of nations, Members of the League, between white such unfortunited depute array, which furnishes the expected of the cooled and in above unfortunited dispute array, which the Council of the League will see the authority of the power contributed to it. the Council of the League will see the authority of the power contributed to it. The council of the League will see the authority of the power contributed to the Council of the League will see the authority of the power contributed to the Council of the council

Now that we are all bound together in the League and by the conditions of the Covenant, a threat of war anywhere is a manure which comes home to us all, and which affects us all

Visional Islan, speaking in the name of his Government, presented to the French, British and Italian representatives on the Council his store recognition toos for the work of the Locarno Confirence, adolege that he was happy to note that certain ideas entertained by Japans and detended by the Japaness delegation to the list Assembly had been realized. These principles were the establishment of regional agreements, to be extraded, as far as circumstances permitted, to the rest of the rold and the introduction and perfection of the system of international conclusion of mr. up by the Thruff Assembly

Vi count Ishii concluded

The atmosphere which is usually called the Geneva atmosphere happily took at Locarno a tang ble and concrete form This new spirit will be henceforth perpetual inspiration for the League of Nations and for the vihole world

To day we have reason to congratulate ourserves on having been able to are at a pacific solution of the regretable Green Diagrams modern. That we have been able to settle this modern as questly and so satisfactions, to a large e-tent due to the agreement of Logamo, by the spirit of which all the Member of the Council and elsely impacts. The Spanish representative M Quinones de Leon said that he entirely as sociated himself with the observations of the Japanese representative

The President M Briand speaking on behalf of his British and Italian collea gues as well as in his own name thanked the Japanese and Spanish representatives adding

If the negotiat one dealing with the security of several nations whose geographical station in Europe is particularly difficult have been core of the whole used in 15 due to the fact that from Ligining to end is, to consider these transitions are producted in the spirit of the League or Mations and of its Covinant. It is because we were guided by all the previous work of the League of Nations and of the League of Nations and of its production of the League of Nations and of the League of Nations and the state of the National Nat

M Brand further stated that the negotiators had been actuated at Logarno by the desire to work as Europeans and citizens of the world for the peace of the whole world and not to contine themselves to selfish and national solutions

Under the inspiration of a resolution voted by the last Assembly which gave us great encouragement, we have pursued the limited but nevertheless important work of Locurno. This is the first step

The seed will spring up and grow whatever may be said an atmosphere has been created peace. I am convinced has won a great victory over war

III - The Permanent Court of International Justice (1)

Extraordinary Session

The Mosul Question (")

On October 22nd the Permanent Court of International Justice met in extra ordinary assisting at the Hague for the purpose of considering certain questions submitted to it for an advisor opinion by the Council of the Lague, and relating to the dispute regarding the frontier between Turkey and Icaq (?)

Upon its rece pit the request for an opinion had been immediately communicated by the Registra to the Governments of States Members of the League to the States mentioned in the Anney to the Covenant and also to the Turkash Government that these Governments had at this same time been informed that the Court would be prepared to receive my information which they might desire to furnish on the cuestions put. Only the British and Turkish Governments had taken any steps following upon these notifierations.

The Turkish Government had replied by telegram that in its opinion there was no occasion for it to send a representative to the Court's essuit in that fail also in this telegram. I planned its attribut as regards the questions put to the Court and had referred to some of its previous declarations it had also officially transmitted to the Court certain documents regarding the affair

The British Government for its part had submitted a monorial which had been communicated to Turkey. It hid also asked to be allowed to make an oral statement and had ent as its representatives for this purpose Sir Douglas Hogg (Attorney General). Sir Cecil Hurst and Mr. Tachiri.

⁽s) Earls or Vol up 3 Vo up 0 of one, proposal ascerd of would come to an end on 19 5 a d ty ,

() That entirely has been proposal vs th the a d of information form had he the legal ty of the Court

(s) the Vond's Seem 19, Vol V vo 9 p of and 235.

In opening, on Get-ber 20th the first public hearing of the vession V. Huber. President of the Court referred in the init place to the currentances in which this extraordinary assume of the Court had been convened. He then went on to state that in the rours of the prive techbreations which had already taken place, upon the affair the Court had been able to extent itself that thuse circum stances due not prevent it from groung the advicey opinion for when it had been asked. Lastly, he total that the Court voild until October 1888 the prepared to receive any observations which the Court would until October 1888 the prepared to receive any observations which the Court would until October 1888 the prepared to receive any observations which the Court would until October 1888 the submit either in regard to the Brish memorial or in re-ard to the information which the representances of the British Gweroni-the vooild submit to the Court in the rouns of the hearings.

The President then called upon the British representative,

Sir Doughas Hogg in the fit place, a presend his regist at the absence of the burdean representative which obbgets him to take as his starting point in diese is ing the Tenkish standgeant the Lifegram above mentionned and the statements made on behalf of Turkes before the Council of the League. He lead stress on the truth's egal chanales of the questions associated to the Court which was simply, and solely a 1 of it give an interpretation of the clause of the Treaty of Lausannounder which the Council of it is League of Nations has power to take action in the Mostil question.

The Bottsh Government's representative stated the principle which in his view should be applied for the interpretation of legal claim as when the claims is clear in itself the preparatory works hould not be referred to for the purpose of its construction

Turning me to the first of the que tions put to the Court namely that relating the time of the nature of the decision to be taken by the Council under scribe, of the Treaty of Lineanies, he made an analysis of this question and arrived at the conclusion that in this rese the intention was that the found, bould take a decision which would be final and be died, on the part is rootened but that we to be restricted that the control of arbitration. The representatives of Great Britain and Turky, had monover obtainly when they expedite the Cumul resolution of September 10th 1024 which is effect constituted a purila arbitration agreement. Moreover, the ole of arbitration cantisated in this see according to the British Government's contention to the Council land nothing extraordinary about it. Six Douglas Hogg resalled various cuffer cases in which the Council the League had acted a softward to the council and nothing extraordinary about it. Six Douglas Hogg resalled various cuffer cases in which the Council of the League had acted a softward to a softward to the council and nothing extraordinary about its softward to a softward to the council of the League had acted a softward to the council of the League had acted a softward to the council of the League had acted a softward to the council of the League had acted a softward to the council of the League had acted a softward to the council of the League had acted a softward to the council of the League had acted as a softward to the council of the League had acted a softward to the council of the League had acted as a softward to the council of the League had acted as a softward to the council of the League had acted as a softward to the council of the League had acted as a softward to the council of the League had acted as a softward to the council of the League had acted as a softward to the council of the League had acted as a council of the League had acted as a council of the League

Finally the British representative while making express reservations as to the admissibility for the purposes of the interpretation of a given cleare of considerations have on the work does no preparation thereof unade as namelys of the discussions leading up to the adoption of the final wording of Article, of the That's of Louisiness in answer this analysis one out to conclusions at when ne and arrived samply on the basis of the wording of the Article and of the declarations of the parties

At the following hearing, Sir Douglas Hogg stated the British Government strews on the account of the questions put to the Court namely whether the Court of s deriven could in this case, be taken by a majority, or must be unanimous and whether the parties should be allowed to take part in the vote

He endeavoured to show that it it be admitted—as the British Government contends—teat the role of the Council is that of arbitrator the Council cun under peragraph 2 of Article 3 or the Treaty of Lausanne take a decision mercily by a majority.

That inseed was the generally accepted principle governing international arbitration procedure everyt in case where the arbitration agreement expressly stated the contrary

In support of this contention he cited several precedents the opinions expressed by various authors and clauses from certain conventions

Did Article V of the Covenant of the League of Nations, which provided that the decisions of the Council should be unanimous prevent the application of this principle Sir Douglas Hogg maintained that it did not, for, in the present case, jurisdiction had been conferred upon the Council, not under the Covenant but under a treaty provision accepted by the two parties and conferring on the Coun ril a special mission outside of the scope of the Covenant and to which the provisions of that instrument did not apply Such missions were in Sir Douglas Hogg's submission perfectly admissible, for provision was made for similar ones in certain clauses of variou treaties or conventions some of which had been drawn up by the same persons as the Covenant of the League of Nations In this connect tion, Sir Douglas Hogg quoted amongst others Article 5 of the Security Pact initiall d it Locarno, and Article 16 of the Draft Protocol for the Pacific Settlement of International Disputes (Geneva 1024) which made provision for the exercise of the functions of an arbitrator by the Council, its decisions requiring a two thirds majority He also mentioned the minority treaties (e.g. the Treaty concluded at Paris in 1919 with Poland) and the Protocol for the financial reconstruction of Hungary

Then, turning to the last part of the second question before the Court the Biltish representative endeavoured to show that in the ease under consideration the parties to the lase had not the right to till part in the vote

For if the Council were acting—as maintained by the British Government as an arbitrator, outside the reope of the Covenant the principle that a party cannot try the own case which has already been accepted by the Council should be appuad if on the other hand the Court were or opinion that the provisions of the Covenant should be applied those provisions laid down the "americal"

Finally Sir Dougla- Hogg summarised his or nelusions as follows in applying pursgraph 2 of Article 3 of the Treaty of Laussane the Council of the Leaguearted as arbitrator it might take a decision by a simple majority, and the parties to the case might but vote

Turning then to certain condensess drawn by the Turlysh Government from the delantance mort, before, the Council or behalf of the British Government by Mr. Amery—winch conclusion he regarded as errosious and attributed to a missin destanding—Sir Douglas Hogg differed that the British Government still hoped that Turl-ey would recognise the obligations assumed by her in signing the Trasts of Lausance and would adm * *1e ...lefuts, of *he undertaining given on Sep*ember .oth 1924, by the Turl-shi delegation to accept the Council a decision F. Andded that in that case the British flowrimment would also continued to recognise that the Council sea the British flowrimment would also continued to recognise that the Council sea decision possessed the binding force which the British representatives on *the Council seal also, as admitted. But if not, as it was clear that any sho train agreement was a bilateral contract, one party would not be required to consider itself as bound beforeh and if the other party had taken upon stelf to withdraw from the undertaking given.

The hearing was terminated but the proceedings were not definitely declared closed, the Court reserving the right if necessary to ask for further information concerning the matter before it from Governments or international organisations capable of furnishing them.

The Court retired to consider its judgment

IV — General Questions

1 - INTERNATIONAL ENGAGEMENTS

a) Pegistration

Among the treaties and international agreements registered in October figure

Two agreements concluded on Max vist 1002 by the Chrises Government and Soviet Russia presented for registrative by Clina. The first include a declarations relating to properly of the Chinese State, of the Russian State and of the Russian Orthodox Massion in Clina the non-recognitive by the Soviet Government with other Powers affecting the sovereign rights and interests or Clima in undertailing given by Clina not to transfer to a Jonega Power or organisation rights and privileges remounced by the Soviet Government in in-grad to one-seasing entered to the late Caustic Government the position of Kiv was non-troval so railting from the resourcistive by the Soviet Government of ex-terroinal rights and convolute privalents in China and an exhange of notes conversing the organization from the China e army and policy or subjects of the litt it and Empire. The e could of these opprements deals also

Two treates relating to the Chinese customs traff and the policy to be followed in regard to China concluded at We langton on Potwary oth 1922 by Leiguint the British Empire Croim France Lidy Japan the Nethersian's Portugal and the United Stabs presented for right tration by the British Government.

A sames of agreements concluded by the British Government with Bulgaria. Ger miny Italy, the Aetherlands Portugal and Caetho lovakia relating to arbitration postal arrangements etc., presented for registration by the British Government

A series of agreements concluded by I an is with Frace Great Britain. Polisad Hungary Lathmann Finland Exthema Curchoslov-Alas and Sorbet Rus in concerning role of J sustairy questions trade and mangation extraction legal as is time private into mattern law involved trails and the receptoral recognition of $\delta_{\rm c} {\rm recept}$ and $\sigma_{\rm c} {\rm$

A Treaty of Friendship between Swiden and Turkis, present d for registration by Sieden

b) Amendment to the Covenas t

The amendment to Article YVI of the Creenant (Economic Block ade) adopted by the St. th. 488mble (*) has been signed by Albami Brazil Bulgeria Denmark the Dominican Republic Esthonia the Netherlands New Zealand Norway Siam Uruguay and Portugal

c) Adhesions Railreat ons and Signatures

The British Government has adhered to the Conventions adopted by the Second General Conference on Communications and Transit on behalf of the following colonies protectorates and mandated territories

⁽¹⁾ a ultimate S arear ted \$'s p 1,

Convention and Statistic on the International Regime of Railways and Protocol of Signature (Geneva December 9 1925)

British Guiana Johoru British Honduras Kedah Brines Perlis Federated Mala, States Kulantan Perak Trengganu

Selangor Nigeria Negri Sembilan Northern Rhodesia Pahans, Nyasaland Gambra Palestine Sterra Lone Gold Coast Straits Settluments Hong Kong Malay States (untederated) Tanganyal a Terratory

on unition and Statute on the International Regime of Maritime Ports and Protocol of Stgrature (G nova December v 1925)

Baliamas Leeward Islands Barbadus Antigua Be mi da Doggosta British Guiana Monts rrat

British Honduras St Christopher Nevis

British Solomon Islands Protrutorate Virgin Island

Ernner Malay States (unfoderated) Cevion Tehore Cyprus Kedah

Falkland Islands Perlis Fed rated Malay States Kalantan Perak Trangganu Mauritius Solangor Negri Sembilan Nigeria Pale tine Pahang St. ffriena Fiji St. Lucia Gambia St Vincent

Gibraltar 5cycheiles Gilbert and Ellier, Islands SIGRA LUODO Gold Coast Somaliland Grenada Straits Settlements

Fanganyıka T mitory Jamaica (e cluding Turks and Carros Tonga

Hong Kong

Kenya

Island and Cayman Islands) frimdad and Tobago

Constitution relating to the Transm stom in Transit of Electric Power and Protocol

Zanzibar

of Stgrature (Geneva Dc ember 0 1923) British Guiana Fuderated Malay States British Hondura:

Perak Brunes Selanger Negri Sembilan Pahang Gambia Gold Coast Hong Kong Kenya

Tohore

Kodah

Perlis

Kenya

Malay States (unfuderated)

Kelantan Trengganu Nigeria Northern Rhodusia Nvasalund

Palesano Sierra I / ono Straits Sottlements Tanganyil a Territory

Convention relating to the Development of Hydraulu. Pown affecting more than one State one Protocol of Stguature (General December 9, 1923)

British Guiana Malay States (unfederated) British Hondura Ichor Bruner is réab Perlis Federated Malay States Kelantan Peral. Trengganu Selangoi Negri Sembilan Northern Rhodesia Pahang Nyasaland Gambia Palestina Gold Coast Sterra Leone Hong Long Strats Settlements

2 - APPOINTMENT OF REPRESENTATIVES TO THE LEAGUE OF NATIONS

Panyanyika Territory

a) Ippointment of a Latvian Delegati

The Latinan Government has informed the Secretary General that it has accordited M Charles Duzmans as its permanent delegate to the Leasure of Nations

b) Creation of a Permatent Roumanian Secretarias

The Roumanian Government has notified the Secretary General of the constitution of a permanent Roumanian Secretariar at the seat of the League and of the appointment of M. Edmond County, Secretary of Logation, as director of this office

V - Technical Organisations

1 - THE HEALTH ORGANISATION

a) Fifth Session of the Health Committee

The fifth session of the H-alth Committee tool place at Geneva from October 8th to O-tober 14th when a serice of proposals entailing new work for the Health Organisation were considered and a considerable number of resolutions passed

There were present

Dr Tsurumi

Dr Th Madsen (Danish) of O Velghe (Belgian) (French) Professor Lon Bernard Sir George Buchanan (British) Professor Cantacuzene (Roumanian) De H. Carrière (SRISS) Dr Carlos Chagas (Brazilian) Dr Chodzko (Polich) Dr Alice Hamilton (American) Dr Jitta (Dutch) Professor lorge (Portuguese) Dr A Lutrano (Italian) Dr P Mimbria (Peruvian) Intersor B Nocht (German) Processor Ottolengha (Italian) Protessor Pittaluga (Spanish) Dr Raymand (Trench)

(Tapanese)

Proposals when sted at the Assessely - Eight Governments made proposals to the Assembly concerning further word for the Health Organisation. At the request of the Assembly these proposals were transmitted by the Council to the Com mitter for study in the light of the fact that the Health Committee's budget was fixed and that it had tentatricly decided not to increase the number of its subcommittees. In practically every case the Health Committee appointed one or more of its members to investigate a proposal and report to a absenuent ses ion on what could be done. Thus the Czerhoslovak proposal for a emparative study of the most conomic practical and efficient methods of public health adminis tration, in relation to national health insurance led to a decision that on the one hand use should be made of the publications regarding the organisation and administration of national health services being prepared under the auspices of the I eague Health Organisation and on the other a preliminary study of systems of social insurance against disease in different countries should be undertal on after consultation with the Czechoslovak authorities and with the International Labour Office A preliminary report is to be prepared by members of the Health Com mittee and the Health Section on the prevalence of trachoma and on the measures adopted in various countries for its prevention, in response to a proposal of the Italian delegation Similar procedure was adopted with regard to a proposal of the Serb Creat Slovene Government as to the desirability of investigating the manufacture and distribution of tood supplies in the interests of national public health the Dutch proposal to take up the question of infantile mortality and a proposal of the French delegation for the setting up of a sanitary and epidemiological bureau on the West Coast of Africa in view of the gravity and prevalence of endemic and epidemic diseases in this part of the world and the resulting inter national danger. Information on this subject is to be secured from the public health administrations interested and from a study of existing conditions on the occasion of the forthcoming interchange of medical officers in that area

List on a bt. Latin in vivia — Proposals submitted by the Latin American actions to the Seembly, vereconsidered in conjunction with a report by Professor Loon Bernard Trench incident of the Heilath Committee who had made an official voluge. In Bet al. Argentine and Uruguas for the purpose of studying certain apports of the beauty, services of those countries and strengthening on operation between the Health Organization and Jath American members of the League

The Branlan and Agentine Health services laws decaded to set up special but cave value the health administrations for insering co operation as has already been done by the Governments of Czechoślowalas and Roumann. The Health Committee wicksmid the extension of this procedure and expressed its appear custon of a Vero-unden proposal to this effect. In response to a proposal by Para guay that an e-pert midical statistician should be sent to certain countries notably, Latin America in order to help the Health Organisation in its efforts to secure into mational comparability of vital statistics. The Health Committee requested its medical director to be in the topic to the mational comparability of vital statistics. The Health Committee requested the might make and take a uton where necestry arose. The Cuban suggestion for interchanges of technical personnel between certain institutes of troppeal medicine in Latin America was adopted by the Committee Protissor Burnard further imphasived the distributify for the Branlain health services of receiving promptly epidemiological information cent out by the Singaport Bureau in view of the importance of Ispance immigration to Branl

The Malaria Comm. win. — The Health C minitee adopted the report and resolutions of its Malaria Commission and decided to transmit to the Franch Government the report of two of its members on malaria in Corsica suggesting methods of conducting an effective campaging against this disease and all of that the Mala in Commission should be Left informed by an anapular or sum animal report of the progress made in Corsica. The Committee "Approved its appreciation of the confidence displayed in it by the French Government's request for its help in the conduct of an enquive and the recommendation of preventive measure.

The Malarit Commission declared it had now prix to ally completed its investity in the prevalence of malaria in Fast Europe and the Mediterration but still felt it needs are to undertaly a collective study four in Such and, in addition carry on some detailed investigations in certain points which necessated atour is some of the Sordhern States of the United States of America for the purpose of studying until fart of measures and Bass is experiments on the colsistence of quinne. Parturalist subject to be investigated included the relutionship of river duties to indume malaria, the influence of rive fields in Europe the role of animals: the results of drainings measures of measures directed against adult mor quitos and against farvice conditions under which mosquites become infected, the value of the Sociadry all-alloids of cinchona as a substitute for quinne set. These recommendations for future, with very deprivation and the Health Committee further directed the attention of the Halana Commission to the possible rela-

Cere as I Tuber lets: — The un stagatours of the Caner and Tuber closes.

Commissions were approved. In connection with the latter the Health Committee brand a proposal or the High Commission—for the Union of South Airnea, put before it by Dr. J. A. Mitchell Sceretars for Public Health calchel health officer the Union of South Airnea that the Health Committee should underfale an enquivir into the incidence of tubervulosis amongst. South African matric miners: The Committee declared its readiness in principle to co-operate in this investigation subject to Intrite innormation and cerprise of its gritting for the valuable information supplied by Dr. Mitchell as to a situation which appears to offer an exceptional and practical opportunity of epidemiological inquiry of a most fruitful kind. Such in enquiry should prove of great utility in the study of the general problem of tuberculosis and would also afford a held for the study and application of methods for producing immunity.

Special Enquiries and Reports — The Brazilian member of the Committee, Dr. Chagas, was asked to prepare for the next eventon a report on the prevalence of leprosy and the measures applied to prevent its spread in Latin America. The spanish member, Profes or Pittalings, and Dr. b. Ravnaud (Franci) were asked to continue and complete their epidemiological and statistical in-estigations into the prevalence of let humanism in the Memirra main region, for report to the nivit or soon. Other capporteurs were requested to prepare data on menales and its prevention by now methods of inducing minimals, specine prevention but now methods of inducing minimals, specine prevention and the member of the special properties of the special properties of other subtects.

Routine Work — Finally, the routine work of the Organisation, such as the Epidemiological Intelligiane Service and the system of interchanges, was approved, as was the report on the second international conference for the biological standar distance of extrain medical preparations [9]

The Committee requested the Secretary General of the League to communicate to the Governments for transmission to their competent services the resolutions adopted by the Conference

b) Commission of Liquiry on Seeping Signes in Equatorial Airica

The Belgun, Spanish and Γrench Governments have informed the Secretary General that they are prepared be contribute respectively the sums of 100000 rance, 5,000 pestats and 5,0000 france towards the cypen so of the Commission of Inquiry on Sleeping Sielines in Equatorial Africa. The French Government's offer is made, on behalf of the Governments of French Central Africa and the French Cameroons

c) Interchange of had cal Officer of Health

The interchange of pupils health officials of the Far East arranged by the League Health Organisation began on October 18th at Tokio and will come to an end on Describer 4th at Dairen

Swenteen officials, belonging to the health vervice of Australia China the Federated Malay States, Hong Kong, India, the Dirich East Indies, Indo China, Japan, Nea Zadand the Philippines, Russia and the Strata Schtlements, are taking part in this interchange, the object of which is to make them arquanted, by a study on the spot with the organisation and working of the Japaness. Health Service

- THE ECONOMIC AND FINANCIAL ORGANISATION

a) The Financial Reconstruction of Austria (Communicated by the Commissioner General's Office)

Statutor in October — Pursuant to the decisions of the Council in Septem ber () the Austrian Parliament on October 14th ofted a resolution by which it agreed to the measure, proposed by the Council, on condition that the control of the Commi sooner General from January 1st, 1026, be limited to the assigned revenues and the expenditure of the balance of the reconstruction lean, and that the control come to an end after the passing of the 1926 budget and the submission of the closerá accounts for 1925

Reduction of Creal Serves Staff — The total number of officials dismissed since October 1st 1922, rose to 78,249 on September 26th

⁽¹⁾ See Month, Survey, Not V, Angp 18

Budget Estimates — Budget Estimates for Ortober shewed the following figures

	C ment Administration	Torrestationals	Total
Exp aditure	59.35	6 00	66 25
Revenues	62 q°	0.50	62 42
Surplus	J 50		_
Deficit		7 40	3 61

Assigned Revenues — The yield of the revenues assigned for the service of the reconstruction Ioan was 30 million shillings in September (20 from the observe monopoly and 10 from the customs)

General S limit on — The number of unemployed receiving State assistance increased from 112 642 on September 15th to 117 α 15 on October 15th

Bank and savings bank deposits rose from 477 51 milhon shillings at the beginning of September to 405 millions at the beginning of October

The balance sheet of October 15th of the Austram Natonnal Bank sheved not circulation of 785 million shillings covered by gold and foreign mones equivalent to 648%. If current accounts of 65 million shillings be added it will be seen that total ownsitients of 848 millions are covered in a proportion of 507% by gold and foreign mones.

Imports during the first sr months of 1025 totalled 1 247,808 000 shillings exports 847 054 000 shillings, the foreign trade defect was therefore \$50,754.000 shillings. The corresponding figures in 1924 were 1,635.540.000 (imports), 897 (33,100) (exports) and 7,38 400 000 shillings (deficit)

b) Meeting of the preparatory Comm the on Statist is (1)

The Preparatory Committee on Statistics met at Rome on October oth v hen it considered its programme for the coming year and divided the work among its members

(French)

The Committee is composed as follows

M Delatour

Mr A W Flux	(British)
Dr Hanosel	(Cze hoslovak)
M Jensen	(Danish)
Dr Julin	(Belgian)
Mr Lode-ay	(League of Nations)
M Lucien March	(French)
Dr Mataja	(Austrian)
Dr Methorst	(Dutch)
M Neculcea	(Roumanian)
De Derheam	(International Labour O

Dr Pribram (International Labour Office)
Sir Henry Ress (British)

Professor Ricci (Italian)
M Simiand (French)
Professor Verrijn Stuart (Dutch)
Professor Wurzburger (German)

Pursuing its studies with a view to co-ordinating methods to be recommended in the compilation of economic statistics, the Committee decided to extend its

⁽t) See Monthly Surreary, Vol. IV, No 5 p 94

enquiry to all industrial statistics other than the cassus of production inneral statistics and agricultural statistics. Each member of the Committee was report on the mothods employed in compiling industrial Latistics in his own rountry, and in its self-governing Dominions, colonies and dependencies. It was also decided that arrangements should be made for obtaining a similar report from the United Setting of Municipal.

With regard to the problem of the statistics of stocks, the Commuttee came to ne conclusion that the reports of the individual members should contain a witton relating to the custing statistics of stocks in their respective countries, including Deminions, colonies and dependencies. Two sub-commuttees were formed to draft special reports on the statistics of stocks of cereals alknowled and single, such occuments not to be confined to the countries represented by the member of the subcommuttee.

c) Settlement of Ar temar Ret igees [2]

The trichmoal and financial prospects of the settlement of Arm man refugees in the Caurasus were discussed in Paris on October 30th and 31st by the Commission provided for by the Sixth Assembly.

There were present

- M Karl Bergmann Director of Lazard, Spever and Ellison Frankfort former Under Secretary of State in the German Finance Ministry
- Sir Murdoch MacDonald former Egyptian Under Secretary of State for Public
- Dr Fridtjof Nansen High Commissioner of the League of Nations for refugee questions
- M Jules Pam Senator, former French Minister of Home Affairs, Commendatore Poma delegate of the Italian Treasury in Paris

The Commission decided to rend to Armenia Captain Quisling (Norregian) to are as lisson efficient to the Armenian Government, and an enginer who would make an expert study of the irrigation whemse the cost of which is estimated at one million sterling. In addition, it arranged in accordance with the instructions of the Council for the necessary exchanges of sees within the organisations of the League, with the Government of the Armenian Republic and with associations and private modified whose help may appear useful

3 - Intellectual Co-operation

Meeting of the Sub Committee or Arts and Letters

The Sub Committee on Arts and Letters held us first unreting in Paris from Corbor 5th to Ortober 7th of Ortober 7th, when it dre, up a general programme of work for the Sections for Arts and Detters of the International Institute of Intellectual Co operation M Dattice former Belgian Minister of Science and Art and member of the Committee on Intellectual Co-portation, took the chair

The Arts Section will study among other questions that of a periodical publication—for example a yearbook—dealing with the artistic movement in general and its international manifestations

The Section for Letters will consider means of promoting international literary intercour c and the knowledge of works published in the various countries. The

⁽i) See to this surroun had how sup 3

Sub Committer du oted special attinuou to the question of a comporati e study

These two extrons vill co operate with the Legal Section of the Institute in of liverature and to that of translations the attest of question relating to the protection of the rights of intellectual we'r ra and respect for corks of set

VI - Administrative Questions

SEVENTH SESSION OF THE PART, NEXT MANDATLS COMMISSION

The Permanent Mandales Commission root at Geneva from Ortober 10th to October ooth for the purpo e of considering the animal reports of certain Physe c on the administration of territorius under the mandate petition and questions of general mercat

There were perent

meeting

c wate h sports	(Italian)
Ma qui Theodolt Chairman	(Dutch)
Ma qui Theodon M van Rees Vice Chairman	(Portuguese)
W Frine d Angrade	(French)
	iby edish:
Mme Bugge Wickseil	(British)
5ir Frederick Lugard	(Spansch)
Sir Predentia and	S= 105]
M Pal_rio M Rapperd	(J.pane *)
M Yamana' a	International

Labour Office) Mr Grimshaw The Pelgian member of the Commission M Orts was written to attend the

Before examining the zamual reports the Commission heard a statement by Deluce randoming for our took sept to the continues of the content of the fraction of the fraction and the Council in connection with the Mandates question The chief of the Mandato Section M Carashni Lav. at arcount of the work of the Section and the communications received a received a resession of the Commission

1 As aud Peports

The Commission in the presence of a credited temperatures of the Man datories considered reports on the administrator of the folloring territories Butth Comproses (Representative of Mandator) Major R. tru Resident of one of the tro cher diversors of the legitory) Palestine and Transperdanta (Representative of the Ma datory the Hon W Ormsb, bore Under Secretary of State for the Colorus, Rozanda Lrundi (Representative of the Mandatory M. Halewych Director General of the Belgian Colonial Department, Western Samoa (Repre protective of the Mundates. Sir James Allen Tight communication for the New Ze aland Depart land Covernment in London Mr. [1] Gray Secretary of the New Z aland Depart noral of External Affairs) South Sea Islands under Japanese Mandate (Represen tative of the Mandator, M. Sugimura, Assistant Chief of the Japanese League of Nations Office)

The examination of the reports on Syrm and I-banon and on Iraq, both of which figured on the agenda was postponed

prag — Mr. Orm by Gere read a telegram from the British Government prograph 1993, to Decriber, 1993, should be adjourned. He declared that he Government was in no way actuated be any desire to limit its reponsibilities towards the Council in respect for assummation of Iraq. It felt, however, that on account of the dispute between Gertl Britan and Turkey, with regard to the fron tiers of Iraq and the Mosel wlayer, it would be difficult for the Commission to proced with its e-ammation before the Council had come to a decision on the point at some. The area under dispute wer about on-quarter of the whole of Iraq

The Communion, in view of the dispute in regard to the frontier of Iraq and in view of the fact that the dispute was at the moment pending outcor the Connuct, in view further of the effects of this state of affairs, which were being felt through out the territory and by all the inhabitants, and in view of the dism of the Commission not to appear to anticipate a decision which must be principated in entire independence and impactuality by the League, decided to adjourn the examination of the report conforming Iraq until the cobrate less had been removed.

Syrms and Lensing — The Commission decided, in the of the present criss in Syrm, to postpone for the time being the examination of the report in the administration of the Mandator. Power, since the report presented did into with 1024 It considered that, in order to form in regard to the situation in opinion based on a complete knowledge of facts detailed information was necessary with regard to the events of 1916.

The Commission accordingly, decided to evamine it an extraordinary session in February, the report for 1924 and a supplementary report on the present situation which the French representative, Count Clauzel, agreed to supply

The Charman assured the French representative that the Commission while retraining for the time being from any discussion of the situation, was following most attentively the position in Syria. It houged that the supplementary report to be examined in February would furnish full explanations as to the causes of the present disturbancés and the nuncional measures taken by the Mandatory. The Commission expressed the nope that peace might shortly be restored within the territory

II Petitions

The Commusion considered a certain number of petitions, in narticular those of the Palestine Arab Congres and the Askenasic Jewsh Community at Jerus lien (on the statio of vicigious communities in Palestine) which were dealt with during the discussion of the annual report on Palestine. The Commission also took note of a litter and two memoranda submitted by the Zuoust organisation through the British Government These documents deal with certain questions concerning the policy of the Mandatery as regards concained the estitement of Jews on State and waste land. The Commission forwarded to the Council its conclusions on the subject.

A certum number of petitions and protests concerning the administration of mandated territorie, in particular, Syna were received by the Commission during the session, and, accordance with the usual pro-educe, communicated to the Man datories for their observations. The petitions renewantly Syna will be evanined in February

III Questions of General Interest

Certain questions of general interest in particular those of the lequor trailic and ex enemy property in mandated territories vere dealt with by the Commission in a public meeting. On the proposal of Sir Frederic's Lugard the Commission decided to lask the Powers for information, as to i-train aspects of the present situation of ce-compy property in interntiones under their mandate.

The Commission postponed the examination of various questions concerning the moral and material welfare of inhabitants of mandated territories and the mandate clauses on forced labour

**

The Commission expressed ones the desire that the annual reports of the Mandatory Powers should be sent to the Secretariat in such time as might enable the members of the Commission to study them throroughly before meeting (3)

VII - Death of M Leon Bourgeois

On the occasion of the death on September 29th of M Leon Beurgeon, Per rement French Delegate to the Leagu. of Nations the Secretary Central addressed to M Aristide Brand Acting Prevident of the Council and French Minister of Foreign Affars the following telegram

In the name of the members of the Secretarist of the League of Nations and in my own some I oppers to the Friends Descriment our deep right at the death of Leon Bourgeos. His mg so doen had opportunity of approximation that the standard of the standard series faith we are deeply satisfied for the cred lose is 6 death in 1r France and all those who are co operating in the vork of the League of Wiston. The names of Léon Bourgeon that greet interactional figure will live in the members of all as one of the most faithful supporters of these grand ideas of Peace to which he devoted the best efforts of his live.

The Secretary General attended the funeral of M. Bourgeois in person making the following speech

It is utting, and I am glad that it should be so that on the solemn and mounthil occasion a tribute should be paid to the memory of Loon Bouges be one who not being his compation had nevertheless the privilege of being ascendad with inm at the evacution and princted working of the ideals which be chern-had throughout he life and which he unlike many other great men, had the happens of some give world accept

The period six: the authoration of the Pean. Treatise was a "time of testing in the League of Nations shich had just come into being Unabled doubted and entrean sessible the infant League. Lion Bourgeon sever for one instant a verient. His advise and counsel and counsege never fined. All of sun the Secretimate and I imparts that found in him encouragement and sympathy in all our difficulties.

It is impressible to estimate how much the League owns him but it can be no eaggeration to say that mithout him and that other great man who was his friend, I mean Lord Ballour the League could not have attained its present strength. Lon Bourgeon was not only a great I runchman not even only a great European be vera a great world figure standing views for spaces and justice

The best final effering that we sho love the Longue of Nations can make to him is to resolve that we will do our utmost in very way to ensure that his great faith in its ultimate possibilities shall be brought to fruition

⁽¹⁾ An analys of the observators of the Commission on the annual reports a dipetitions will be contained in the next issue. These documents will be submitted to the Conneil in December.

VIII - Publications of the League of Nations

Memorandum on the Balance of Trade and the Balance of the International Accounts (1)

The L-rague of Nations has revently issued the first volume of a new edition of the Memorandom on the balance of trade and the balance of international accounts. This Memorandom is emilies in general lines that published list year and contains estimates of the balance of painwise of a number of countries, a brief every or world trade in 1994, and a series of synophic trade table showing this total trade during this years 1913 and 1910 to 1924 by value and weight imports and exports by countries and, in a number of cases, post war trade at pre-war value.

Considerable progress has, however, how made in the study of intere questions since last year. The number of countries for which estimates of the balance of payments other partial or complete have been received, has increased from thir teen to nineteen, and, what is perhaps more important, these estimates are on the whole much more comparable with one another. This increased comparability has rendered it possible to draw up summars tables of very considerable interest showing capital movements, receipts and outgoings to account of interest and dividends and on account of singrants remittances and tourists' e-penditure for a number of different countries.

From the analysis given of international trade, the important conclusion may be reached that the total volume of trade in 1974 was but very fittle if at all less than in 1974, there having been roundeable importament in the later year as compared with 1925. On the other land, the distribution of vorid trade has radically changed, the share of Eastern and Central Europe has dropped by 40 % or more rishe that of Central America and Asia has greatly increased. The share of the United Kingdom was about the same in both years owing to the fact that the increase in the value of the requests in the later year was greater than the average increase in the value of the requests in the later year was greater than the average increase in the value of the goods entering into national trade.

Of the great tracing countries of the world, Canada, Japan and the United States are the three countries whose expurts have increased the most, but China, China, Mexico Nev Zealand, Greeco, Peru, the Dominican Republic, Saivador and Hendurst all more than doublid the dellar value of time; e-ports butween 1913 and 1924. As the rive in the value of goods entering into national trade since 1913 is taken at about 50 %, all these countries have, therefore, materially improved their status in the scale of trading countries.

IX — Forthcoming Events

November 18th Meeting of the Preparatory Committee for the study of the Ciraolo Scherie, Paris

November 20th Conference on Tonnage Afeasurement in Inland Navigation, Paris

November 25th Juleting of the Supervisory Commission, Geneva

November 27th Meeting of the Sub-Committee for Ports and Maritime Navi

Nevember 30th Meeting of the Economic Committee Geneva

December 5rd Meeting of the Financial Committee, Geneva Thirty seventh session of the Council Geneva

⁽¹⁾ Corstable on Co, pages ;

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MONTHLY SUMMARY

OF THE

LEAGUE OF NATIONS

NOVEMBER 1925

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Published on December 15th, 1925

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MONTHLY SUMMARY OF THE LEAGUE OF NATIONS

NOVEMBER 1925

Vol V. No 11

Published on December 15th, 1925

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I - Summary of the Month

The reading of the Advacry Opinion of the Permanent Court of International Justice, on points referred to it by the Council in connection with the Mosel question and the investigation by a special commission of the Graco Bulgarian frontier incident stand out as the principal Lague events in November. A Convention on Tonnage Measurement in Inland Navigation was drawn up by an international conference which met in Par's towards the end of the month, Germany and Russa being represented

Questions concerning biosyage the lighting of coasts, ports and maintaine navigation were studied by sub-committees meeting in Monaco and Paris an interchange of port medical, thios is logar at Barcelova and the Japanese rt. charge continued and the Graelo scheme for international relief in disaster was further developed at a menting of the special committee appointed to study it.

The number of treaties international engagements and conventions registered with the Secretariat rose to over a thousand

II — The Permanent Court of International Justice (1)

1 - Extraordinary Session - The Mosul Question ()

On November 21st at a public sitting of the Court was read the Advisory Opinion given by the Court in regard to certain questions concerning the Mossil affair which were submitted to it in September last by the Council of the League of Nations

of Nations

In the first part of the Opinion the Court retraced the events which led up to
the reference of these questions but to it by the Council then followed a detailed
evamination of the questions divided into two chapters

The first question asked was What is the character of the decision to be taken by the Council in virtue of Article 3 paragraph 2 of the Treaty of Lausanne?

This paragraph provided that in the event of no agreement being reached between the British and Turkish Governments in regard to the determination of the fontier between Turkish and length the duptes though he referred to the Council of the League of Nation, and that pending the decision to be reached the state, que of the Veritories of which the final fate would dipend upon that decision was to be maintiment.

The Court observed that its first task was to interpret this article and proceeded to make a detailed analysis of it with a view to discovering any factors which might discriming the interest of the occasion to be reached by the Council it armed at the conclusions that the intention of the parties was by means of the recourse to the Council provided for in the article to assure a definitive and bunding solution of the dispute that is to say the definitive determination of the frontier

The very purpose of the article in fact as indicated in the first paragraph was to lay down the southern fronter of Turkey, and a frontire most constitute a definite boundary line throughout its length. But failing agreement there was no means of acting a dispute other than a disusson by the intervention of a third party-in this case the Council-as a result of which a definitive solution would be reached. Monover a decision on which would depend the final face of the ter returnes in question would only be a decision laying down in a definitive manner the frontier between Turkey and Iraq and binding upon the two States.

The Court found that the conclusion at which it thes arrived was confirmed by a comparison between Article 3 and derivan other articles of the Treaty. Again, having been able to base its interpretation on the wording of the article itself which it regarded as clear the Court did not need to make a complete enailysis of the preparatory work. It only examined this sufficiently to enable, it to state its opinion regarding certain arguments put forward on one side or the ather and based

⁽i) The satural less been prepared with lend of information for me had be the Registre of the Court (i) See May May S map S belong to S and S and S in S map S belong the S and S and S in S and S in S.

on this work. Similarly, the Court only concraned in-lif with facts subsequent to the coordinate of the Treaty of Lawranae, in so far as they were calculated to throw light of the intention of the parties at that time, or had been involved by the parties. As regards these two groups of factors, the Court arrived at the same result, namely, that they tend of rather to confirm the consistent as which it had arrived on the basis of the actual working of the article to be interpreted and that, at all events they did not vealer that to conclusion.

What therefore was the nature of the decision which the Council must reach under that article? In the question put to the Court, the Council had in an explanatory phrase mentioned the three terms "subtral award", "recommendation" or "simple mediation". The Court observed in the first place that if the word "dirichtation" were taken in a wide sense, characterised simply by the binding fore- of the pronouncement made by a third party to whom the interested parties had face course, it might well be sead that the decision in question was in "district award." This term, on the other hand, would hardly be the right one if by it were meant the technical conception of arbitration dealt with in the Hague Convention of 1907. For this reason, the Court did not attack any importance to certain consequence which had been deduced from this conception which was not in any case applicable to the functions of the Council. In the second place it pointed out that this fix it did not prevent the Council from being called upon, by the mutual consect of the parties, to give a definitive and bunding decision in a particular disport

It was true that the powers of the Counal were dealt with in Article VV of the Co-mant and that this article only contampliated recommendations without building force. Then was, ho were, nothing to preven the parties, by an agreement entered into in advance, from recogning that in so far as they were concerned, the recommendations of the Court would have the Lifert of discussion which by virtue, of their previous consent, compositionly settled the dispute. The Court visid precedents of cases of this Mand up particular, the question of the determination of the fronter, in Upper Sulsan, in which the Powers solemnly undertook to accept the solution recommended by the Country.

Since the decision which the Council had to take in this case would not, therefore, by reason of the binding force with which it was endowed, be dee nibed as a simple, "recommendation", still less would it be a simple inediation" entrusted to the Council. The Court, however, felt called upon to observe that in agreenge to refer the dispute to the Council of the League of Nations, the parties critically did not lose sight of the procedure by mediation and conclustion, which formed an essential part of the functions of that body. It was not the event of the failure of that proce dure that the Council would make use of its power of decision.

The second question put to the Court by the Council via whether the decision to be tallen must be unanimous or might be taken by a majority and whether the representatives of the parties might take part in the vote

On the bases of arguments drawn from the nature of the Councel — for the dapute, though not submitted to that body under a clause of the Covenant, had neverthelves been referred to the Council with the organisation and functions conferred upon it by the Cow.cnant — the Court concluded that the rule of unanimity was naturall's and vera necessarily indicated. Again this rule was explicitly laid down in Article V of the Cowenant and it admitted of no everytions other than those expressly provided for, and none of these were applicable in the prevent rase. The Court saw a confirmation of its view in the fact that certain clauses of the Treaty of Laussaine, other than Article 3 made every as provision for devisions to be taken by a majority.

In the Court's opinion, however the strict rule of unanimity was qualified by the principle which found to pression in several clauses of the Co-enant, that votes revorded by the representatives of parties and not affect the required unanimity. This qualification of the strict rule of unanimity vas indicated with penuliar force in the present case, since to require that the representatives of the parties should accept the Counci's decision would be tantamount to giving them a right of veto, which would hardly be in conformity with the intention of Article 3 of the Treaty of Leasanne From another point or rise, however, here was nothing to pathy in the Court's opinion, a further derogation from the essential rule of unaniumly, it followed therefore, that, though their votes must not be rounted in ascertaining whether there was unanimity, the representatives of the parties were entitled to take part in all deliberations of the Council

The Court's conclusions were as follows

- (1) that the "decreon to be taken" by the Council of the League of Nations in virtue of Article 3, paragraph 2, of the Treaty of Lauvanne would be binding on the parties and would con titute a definitive deter mination of the frontier between Turl ey and Iraq
- (2) that the "decision to be taken must be taken by a unanimous vote, the representatives of the parties taking part in the voting, but their votes not being counted in ascertaining whether there is unanimum.

2 — Legal Councillors to the Turkish Government (1)

The Turken Government has informed the Court that it has just appointed for fourth of the legal Councillors which in accordance with the Declaration concer using the Administration of justice signed on July 24 1924, by the Turkish Dale gate at the Contractice of Lausanne that Government proposed to take into its service and to select from a law present 6, by Court for the purpose.

The four Councilions selected from amongst the eight candidates submitted by the Court are as follows

- M H GOEMAN DORGESIUS, Dutch, Doctor of Law Native Advocate to the Mixed Tribunal of the New Hebrides (Angle French Convention of 1006) and President ad n terms of this Tribunal,
- M Luis Folacht de Orozco, Spanish, Professor of Law, Member of the Court of Appeal and Judge at Barcelona Member of the Royal Aca demy of History
- M Sauser Hall Swiss, profe sor of private international law and of compared civil law at the University of Neuchâtel, Head of the Latigation Section of the Federal Political Department at Born
- M F C J Sterzel Swedish Doctor of Law of the University of Upsala, Profe sor of Law at the same University, Judge assessor at the Court of Appeal of Svea

3 - APPOINTMENT OF A DEPUTY-REGISTRAR

The Court stated as long ago as Varich last that the creation of the post of Deputy Replatar was desired having regard to the over increasing work of the Regerty, and '14 S xit Permily, roted the roteh incessary, for this pay give At the second extraordinary Session, therefore, the Court was able to decide that the post thould be created as from January 14 next and to make the first appointment to it. It, choice fell on Dr Paul Rougger, of Swiss nationality, Part Secretary of Legation and head of the League of Nations' Section of the Federal Political Department.

⁽i) See Mergily S muon, Yel V ha 6 p 14,

4 — CLOSURE OF THE SESSION AND DATE OF THE COURT'S NEXT SESSION

At the hearing of November 21st the President declared the Court's minth Session closed

The Court would be summoned in c traordmary Session at the beginning of the ver road (probably February 2nd) to deal with the ments of the thirteen cases concerning certain German interest in Polish Upper Silesia. (*) which were peading before it. The date fixed for the termination of the written proceedings in regard to these cases was lemman 3-40 1005

5 — RATIFICATION OF THE PROTOCOL OF SIGNATUPE OF THE STATUTE OF THE PERMANENT COURT OPENED AT GENEVA ON DECEMBER 16TH, 1920

The instrument containing the ratineation by the Governor of Hungary of the Protocol of Signature of the Status of the Permanent Court of International Justice, dated Geneva Diccimber 16th 1500 as deposited with the Sunstainat of the League of Nations on November 20th 1593 by M 4 Nagy de Versigh Res dent Minister representative of Hungary accordited to the League of Nations

III — General Questions

INTERNATIONAL ENGAGEMENTS

Over a thousand treaties international engagements and conventions have up to the present date been registered by the League Secretariat

Agreements deposited "ith the League are entired in a special register and published in English French and the original Language is other than those mentioned Thirty s volumes of the Treaty Series have been published containing 045 international agreements

a) Registration

Among the treaties and international agreements deposited for registration in November figure

Three convenious presented by the Latinus Government the first a rail to that on and Cace that on Convention received on January 17th 1953 at Hel singless by Lativ a Listhoun Trishned and Polinds provides for the creation of an permanent Commission of Con i attors on the line suggested by the Prind Avenmby Departs in regard to the interpretation of its Convention will be returned to the Permanent Court of international Justice The record of the conventions concluded in June 1974 by Latin and Finland concerns evirad to and legical assistance in crime in matters. The thrid between Latin and the United States deals with the e-change of postal orders.

A strues of agreements presented by the Autheritad, Government concurring

A ster- of agreements proteated by the Netherlands Government concurred cuttons formalist in pre-reger traffic between Greenary and the Netherlands and the adhesion of the Netherlands to the Con-ention relating to the Stantier of the Tangers one (a good on Dornmer 12th 102, at Par's by Germany, France and Greet Britain) and a treaty of frendship Petween the Netherlands and Turbr's (Angers's August 16th 1024).

An exchange of notes between Norway and Sweden concerning the prolon gation and interpretation of the Arbitration Convention of October 26th 1905 concluded by thes. Powers

⁽¹⁾ See Monthly Surrousy Vol. V. No. 6, 7 and 8, p. 142, 166 and 186

A Treaty of Commerce between Canada and the Netherlands (Ottawa, July 11th, 1944) and a Treaty of Commerce and Navigation between Spain and Italy (Madrid, November 15th, 1923)

b) An endwerts to the Covenant

The Government of Haith has deposited with the Secretariat the instruments of ratification of the amendments adopted by the Second Assembly to Articles VI (allocation of expense-b, VII VIII and XV (settlement of international disputes) of the Co-oranat

IV — Technical Organisations

t - The Health Organisation

a) Interchange of Port Medical Officers in the Mediterranean

The first interchange of port medical officers which began on November 10th at Barculona marks a further development of the specialist interchanges orga macd as part of the general system of interchanges that take place under the aux pices of the League Health Committee The participants will visit a number of Mediterranean ports namely Barcelona, Marskilles Algiers, Genoa, Naples Haift, Alc andra the Primus and Treats, and also Suc and CII Tor

Port medical officers from the health administrations of Algeria, France Gruat Britam, Greec, Italy and the Ringdom of the Serbs, Croats and Slovenes are talving part in this interchange. The participants will study port santars, administration, quaranture regulations, the receipt, collection and despatch of epidemiological intel ligence and similar soluteds.

The interchange will terminate at Geneva at the end of December, when there will be a general discussion on the information gamed together with a study of the League Health Organisation

b) Commission of Inquiry on Sleeping Sickness in Equatorial Africa

The British Government has informed the Secretary General that it is prepared to contribute a sum not exceeding £3050 towards the expenses of the Commission of Inquiry ou Sleeping Sielness in Equatorial Africa

2 - THE ECONOMIC AND FINANCIAL ORGANISATION

a) Unfair Competition

Participation of the Economic Committee in the Hague Conference (October 8th to November 6th, 1925) of the International Union for the Protection of Industrial Property

At the invotation of the Netherlands Government two members of the Econe inc Committee M Bordona Carmero (Brazil) and M Brunet (Belgium) tool put m an advisory capacity in the Conference which met at The Happe, from October 8th to November 6th in order to revue the Convention on Industrial Property, agred in Paris in 1803 and revised at Brunessis in 1900 and Washington in 101.

For ome time the Economic Committee, while studying the equitable treat ment of commerce (Article YXIII of the Covenant), had been working for the suppression of certain forms of unfair competition in international trade and had drawn up several articles for insertion in the revised text of the Washington Convention for the Protection of Industrial Property (1)

The Council communicated the Committee's suggestions, to all States belonging to the Usion for the Protection of Industrial Property and expressed the hope that the members of the League would instruct their delegates to The Higuse Conference to support the amendments proposed by the Economic Committee. This amendments were officially advocated by the British and Brazilina Government.

The Netherlands Governments which prepared the work of the Conference intimated that it attached considerable importance to the Communic Commuttee being represented at the Conference in an advisory capacity

The Conference paid particular attention to the proposals of the Economic Committee and incorporated them in the text of the Convention with a few drafting changes

The proposals concern several articles of the Convention Article 6 states that any hall mark or trade mark, which has been duly registered in its country, or ongin will be admitted for registration and protection without any further formal littes in other countries belonging to the Union. Exceptions are however conterm plated which will make it possible in certa in specific cases to refuse or to cancel registration. In the new Article 6 (sign) the Conference adopted a suggestion of the Economic Committee that refusal or cancel laten of the registration of a trade mark. How a mark a mark owned by a national of another State should be compulsory. A per old of three years - a slowed in which to apply for, the carcellation of trade mark registered in spite of this provision but this cancellation may be obtained at any time if registration was made in hold faith

Similarly the Conference adopted an Article (6 ter) which in accordance with the proposal of the Evonomic Committee, regulates the conditions for using as trade marks national emblems arms or flags official hall marks or signs indicating official wirantly adopted by States Members of the Union

Article 10 bis which deals particularly with unfair competition aims at various improvements considered desirable by the Economic Committee

The text of this new Article 10 bis is as follows

The Contracting States undertale to assure to the nationals of States belonging to the Union effective protection against unfair competition. Any act contrary to honest industrial or commer all practice constitutes an act of unfair competition. In part cular, the following shall be prohibited.

(1) Any acts whatsoever mady to create confusion with the products of a competitor

 $\{\hat{z}\}$ Taise statements in the course of trade likely to discredit the goods of a competitor

In the new Article 10 ter the Conference has again taken account of the proposals of the Economic Committee and adopted the following provisions

The Contracting Parties undertake to ensure to nationals of States Members of the Union appropriate legal redress for the effective repression of all the acts referred to in Articles g 10 and 10 bis

They furthermore undertale to adopt measures to enable and date or asso cateous represent og the industry or trade concerned and whose existence is not contain to the laws of the country to institute proceedings in the courts or apply to the administrative authorises for the represented of the acts contemplated by Articles 9 to and to bit in so far as the law of the country in which profits them is dammed grames protections to the syndicates and associations of the country.

Comparison of the amended texts with the original presented for revision shows the progress made by The Hague Conference as regards the problems studied by the Economic Committee

b) Meet ng of the Econom c Consta ties

The Economic Committee met at Geneva on November 30th, to discuss among other questions, the report of Mr. Layton and Professor Rist on economic conditions in Austria

An account of the meeting will be published in the next number of the Monthly Summary

e) The F-rancial Reconstruction of Austria (1)

Execution of Measures of Reform — By November 21st, the total number of civil servants dismissed since October 1st 1022, had risen to 80,610

Budget Estimates — The Austrian Government notified the Commissioner General of the following hudget estimates for November

	Corrent Administrative	Total	
	_	-	-
Expenditure	61 28	5 40	66 77
Revenue	65 37	0 63	64 74
Surplus	4 09	_	
Deficit.	_	6 12	2 03

Yield of Assigned Resentes — The yield of the revenues assigned for the lean service vae 41 8 million shillings in October (Tobacco 23 6 and customs 182 millions) hore.)

General Situation — The number of unemployed persons receiving State assistance rose from 117,013 (October 15th) to 1,0,357 (Nov.mber 15th)

Bank and saving bank deposits rose from 405 millions in October to 514 mil

loos in November

The week by balance sheet of November 15th shews note circulation of 779 million
shillings with 65 8 % cover in gold and foreign monies. If current accounts to the
amount of 74 millions be added to the note circulation, it will be seen that total
commitments of 55 millions are covered to the extent of 60 %.

3 - COMMUNICATIONS AND TRANSIT

a) Tonnage Measurement in Inland Navigation

The international conference summoned by the Council to consider the unifier tion of tonnage measurement in inland navigation sat in Paris at the French Foreign Ministry, from November 20th to November 27th

This meeting kd up to the conclusion by the majority of European States, of a convention establishing subject to certain provisional arrangements, a uniform system of tonage measurement for vessels used in infand naugation in Europeand the reciprocal recognition of tonnage certificates. This agreement provides considerable facilities for navigation as it will be possible hear-eforth to dispose with remeasurement at frontiers.

The Convention which is open for signature until October 1st, 1026, has already been signed by the plenipotentiaries of the following Status

Belgium, British Empire, Bulgaria Czechosloval ia, Tinland, France Germany, Hungary, Ital., the Netherlands, Poland, Roumania the Scrib Croat Slovene kingdom and the Union of the Soviet and Socialist Pepublic

⁽c) Communicated by the Commun oner General's Office

This meeting is the first of the more important League conferences to be attended by the Union of the Soviet and Socialist Republics and the Convention is the first general agreement concluded under League auspices which has been signed by the Union

b) Buoyace and Lighting of Coasts

The Technical Committee on Buoyage and Lighting of Coasts met at Monaco from November and to 7th when it considered various questions relating to light house signs buoyage regulations by day and by night wireless or radio beacons and coast and port signals

There were present

- M P H Watier (Chairman) Director of Waterways and Seaports in the French Ministry of Public Worls
- M P van Braam van Vloten Director of the Netherlands Technical Lighthouse Service
- M E Hagg Director General of the Swedish Pilotage Lighthouse and Buoyage Service

Admiral L Langlois (Chili)

M G Meyer Adviser to the German Transport Ministry Department of Navigable Waterways

Captain M Norton Director of the Portuguese Lighthouse Service Captain Razicotsicas (Greece)

- M A de Rouville Chief Engineer of the French Central Service for Light houses and Buoys
- M Y Sugamura Councillor of Embassy Director of the Japanese League of Nations Office assisted by M. Nogaoka Secretary in the Japanese Ministry of Commun cations

Commander L Tonta Director of the Hydrographic Institute of the Italian Navy

Baron G Wrede Director General of the Finnish Naval Administration

The British and United States Governments had declined the invitation to take part in the work of the Committee

The meeting was attended by the Board of Directors and the Secretary General of the International Hydrographic Bureau at Monaco and by M. Chauvet. Engineer of the Port of Monaco The International Association of Officers of the Mercantile Marine the International Federation of Transport Workers and the International Seafarer's Federation vere also represented. These bodies had been requested to send representatives in agreement with the International Labour Office

The Committee decided to meet in 1076 at Stockholm

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The quest on of the unification of buoyage and lighting of coasts is studied by a special committee of the League Transit Organisation as part of the general problem of safety at sea which in its turn is dealt with under maritime navigation

The Terhnical Committee is working in close contact with the International Hydrographic Bureau of Monaco The result of the joint studies of the two bodies will be laid before a conference to be convened by the International Hydrographic Bureau in 1026

c) Posts and Maritime Navigation

The Sub Committee on Ports and Maritime Navigation mut at Paris on Novem ber 28th to discuss questions relating to the organisation of rescue at sea the unification of tonnage measurement in maritime navigation, international sanitary regulations for ports etc.

The Sub Committee which comprises a Maritime Navigation Committee presided over by M. Agusto v Bethancourt Cuban Minuster at Berlin and Visinna and a Port Committee prisaded over by M. G. Sinth, Novergan Director of Ports in composed of members of the Committee on Communications and Transit who lake specialised in port and navigation questions and of a curtum number of experts port officials ship owners and 6 forth

The following members were present at the meeting

a) Port Committee

M Gabriel Smith (Norwegian)

Mr J G Baldwin (English)

M Guillermo Brochmann y Abarzuza (Spanish)

M A Strevenard (Belgian)

M B Fernandez y Medina (Uruguayan)

M G Ingianni (Italian)

M von Lahr (German) M P H Watter (French)

b) Committee on Maritime Navigation

M de Aguero y Bethancourt (Cuban)

M Popesco (Roumanian)

M Sugimura (Japanese)

M C Breton (French)
Professor D Biancardi (Italian)

M H M Cleminson replacing Sir Alan Anderson (English)

M A G Kboller (Dutch)

The following also attended the debates

Mr M Hill representing the Chamber of Shipping of the United Kingdom and the International Shipping Conference

Mr G I Shee representing the Royal National Life boat Institution

V - Administrative Questions

1 - TWENTY-THIRD REPORT OF THE SAAR GOVERNING COMMISSION

The Chairman of the Saar Governing Commission has addressed to the Secretary General his report on the situation in the Saar and the work of the Commission during the period from July 1 t to September 30th 1025

The following is a brief analysis

I - Econom c and Social Situation

Miners Str $k\epsilon = A$ miners strike due to the rejection of demands for increased nages throle out on July 27th. The Governing Commission in order to promote

a solution brought representatives of the mines into rouch with the French Mr insters of Labour and Public Works. The negociations which sere particularly deficient owing to the great difficulties with which the Duopean coal indistry, had at that moment to ope resulted in an agreement putting an end to the strile on August 3rd. No sensors incident occurred during the crit

Economic Synatian. — The effe t of the strike on the encounce situation of the Saar was twofold. First the coal production fill considerably in july, and the consumers particularly the smelting works had to buy expensive foreign cral. In the second place the proce of the Saar coal rose on August ist as a result of the increase of wages. In order to facilitate the importation of foreign coal and to avoid as far as possible unemployment in the smelting works the Governing Commission suspended during the staffs the thouse level on foreign coal.

The number of unemployed in the Saar not including strikes, was 12.8 in June 168 % of the employment total; if id in July [0.8.4%], if 60 in August (0.8.3%) and 1566 in September [0.91 %]. The total number of workmon employed in September was 102.909 (72.19) in the mines; as 597 in the smelting works 13.648 in the finishing minestry 8 500 in the potterns 5.448 in the glass multistry, 2 600 in the chemical industry 2.00 in the wood industry 2.905 in the building trade and 1705 of in State of communal employment?

Customs — As it e negotiat on for a Franco German commercial treaty had not been successful the delegations taking part in them agreed before breaking off their conversations to make an arrangement regarding the customs régime of the Saar Territory.

The agreement provides for the importation into this Sair Territory of certain products of German origin or mainfeature either free of duty or at immunium rates up to certain given quantitis and—as a counterpart—the importation into Germany of products of Sair origin or mainfeature duty free and up to certain given quant test. The fruig of these contangets is deally with in detailed at plustions which provide for the intervention of the Germany Commission. The agreement has not so far entered into force because one of the prelim range conditions—an arrangement here can the French and Saar metal industries—has not yet been fulfilled.

One of the consequences of the entry into force on Tanuary 10th 1925 of the French customs regime on the frontier between the Saar and Germany was the complete removal on October 1st 1025 of the customs barner which had existed since 1970 between the Saar and France

Creation of a Star Labour Chamber — The Governing Commission after consulting the workmens and employers organizations the Sear Advisory Council and the Technical Committee finally decided upon the terms of a decree instituting a Labour Chamber The duty of this body according to the Governing Commission is to diminish the number and intensity of conflicts between workmen and their employers and to ensure close cooperation between the Saar Territory and the International Labour Office

II Administrative Activity

General Administration — The local gendamene corps on October 1st numbered 570 men 62 having been enrolled during the third quarter of 1923

The proceeds of a loan of four million deliars contracted by the Association of the Communes and Districts of the Saar Territory were distributed among the communes and districts (Areas), in order to redeem loans previously contracted and to proceed with certain indiscensable public works

Problet works — The traffic between Germany and the Saar remained at as sat's factory a level as during the preceding months. On October 1st the important customs station of Homburg on the German Saar frontier was opened for traffic

The Roads Department sucreeded during the quarter in carrying out the whole of the very leavy programme of upbeep and improvement which it had drawn up for 1925. The shipping figures for the second quarter were 127 189 7 tons down steram (imports) and 200 696 tons upstream (exports) compared respectively with 8, 661 9 and 231 140 9 tons for the corresponding quarter of 1924.

Frade industry social insurance.—The Department of Economic Affairs dealt mainly with measures connected with the suppression of the Franco Sair customs barrier and the application of the spreament on the Sair customs régime. It followed closely the movement of prices in the Territory and endeavoured to prevent a rise by encouraging the import of low priced varies.

As a result of the intervention of the Labour Department and the Saarbruck Arbitration Committee thirty mine disputes were settled by friendly agreement

The Social Insurance Department examined German laws and regulations issued during the third quarter in view of the possibility of applying them in the Saar Territory

The Governing Commission put into force decrees amending the Priss and law on mining insurance funds of June 17th 1912 and creating a single fund for all minis in the Territory

Public Relies and Social Hygiene — Nearly two million francs were distributed as opecial relief to the poor of the Territory. The French Mines Administration moreover placed 4,000 tons of coal free of charge at the disposal of poor families.

By decree of the Governing Commission the third German law amending the law on the maintenance of disabled service men of July 28th 1955 which effects a marked improvement in the position of war victims was introduced in the Sair Territory. The sums paid in the form of pens ons to disabled men will amount during the current year to 59 600 000 france. Under the Frank fort Agreement of 1922 the burden of these payments is divided between the Governing Commission and the German Government.

The Health Department studied the movement of the population in 1934 It was found that during that year the population increased by 1,579 the total number being 749,507 at the end of 1923 and 763 196 at the end of 1924. The death rate for 1924 is the lowest on record for fourtren years. The excess of births own deaths was 12 184 or 162 per thousand in 1923 in 1924. 12 062 or 15 9 per thousand in 1924 to 1925 and 1925 are thousand in 1925 and 1925 are thousand in 1925 are the excess of births show, a falling off on account of a redection in the total number of births.

The increase of population through immigration amounted in 1923 to 18 141 or 24 2 per thousand For 1924 the increase was only 1 738 or 2 27 per thousand This considerable reduction is explained by improved enomine conditions in the neighbouring Terr tores in the Palatinate and in Rheush Prussa

The infant death rate for 1924 is the lowest recorded since 1911

Deaths from tuberculosis fell from 1 138 in 1023 to 940 in 1924 (12 5 per thou sand inhabitants in 1924 and 15 2 in 1923)

Agriculture — The ill effects of last year's bad harvest are still being felt in the Saar. As already stated the Governing Commission granted to agriculture a credit of a million frames.

The report closes as follows

The beginning of the third quarter was marked by a serious eris saused by the miners stales wilch was however of short duration. The Governing

Commission is convinced that the creation of a Labour Chamber, as recently decided will help to guard the Territory again t similar disputes in the future

"Further the l'inneo G rman Agreement regarding the customes system of the Sair Baint which was signed at the 5 graning of July ga., promise of cer tun alleviations tor industry and consequently for labour in the Sair. The Governing Commission hopes that the Agreem of may shortly, be put into face.

2 - THE PERMANENT MANDATES COMMISSION

The report of the Permanent Mandates Commission on its seventh session and its observations on the annual reports and petitions evamined at this session have been communicated to the Council [1]

The tollowing is a brief analysis of these observations

I Observations concerning certain territories under A B as a C Mandates

TERRITOPIES UNDER A MANDATE

Palastine and Transpordum — At its fifth session the Commission laid special emphasis on the problems with which the Mandatory for Palastine had to copy and with the palastine that the palastine that are the palastine in the palastine in irrespective of race and religion but also to place Palastine under such political administrative and economic conditions as would secure the establishment of a national home for the lowish people.

At its seventh season the Commission was impressed with the broadminded view presented by the Mandators of the relations between the different racial and raigning group. It e present six regret that certain eliments of the population did not appear to recognise that the essential principle, embodied in the Mandata provided the only substantial basis for the economis and political development of the country. On the other hand it was glad to learn from the accredited reprenatance that political agitation had decreased and it trusted that, in the near future, the cooperation of members of the various religious sects in municipal and district shares might be extended

The Commission also revoid, its satisfaction that there was no unemployment in the territory and that the population, both Jewshi and Arah, has mercasing With regard to Jesush immigration it noted that measures had been adopted by the British Administration so that Pelastice might readily absorb all immigratist admitted and offer them suitable employment. The Commission noted also that the Mandators was ready to pay sperial attention to any requests made by or one behalf of sattlers for the acousticen of State or waste land without prejudice to this rights of other sections of the profilation. It expressed a duare to be kept informed of the progress and an earning out the survey of the countries which is considered by the Mandatory as a necessary preluminary to the allocation of Government lands. The Commission also sade for reaformation on the exact methods used or contemplate by the Government for deposing of any of these lands.

The Commission requested that fature reports should constant fuller information concerning labour conditions in Falestin. In sew of the increase in industrial activity it asked for details of legelative and administrative artistic for the protection of workers and particularly for the regulation and supervision of child below:

Particular infurest was attached to the development of educational facilities in Palertine. The Commission expressed the hope that when the financial situation improved the Government would be able to devote larger funds to the opening

⁽t) See Morthy Sa coary vol V No 20 p 73

of village schools in Arab communities and also that more substantial assistance might be given to Jevish schools in view of the constantly increasing number of pupils

The Commission noted with satisfaction that the peace and order prevailing in Palestine had enabled the Mandatory to maintain only a very small armod force in the territory. Health conditions it noted were improving and the Jovish Hadassah medical organization had rendered important services to all suctions of the population.

The Commission, finally asked to be kept informed of any progress made in the delimitation of the frontiers of Transjordan and requested that the next annual report should contain much fuller information on this territory

TEPRITOPIES UNDER B MANDATE

British Comercons — The Commission asked the Mandatory to furnish in the next annual report detailed information on the pians of the administration for improving the economic and moral rediance of the natures. It requested information as to the measures contemplated to check infant mortality and in general to improve health conditions in the territory, as well as on certain points with regard to labour conditions, slewery liquor Traffic, detection and public finance.

Russ da Unods — The Commission examined the text of the law on the administration of Reanda Unoda promulgated by the Belgian Government on August 21st 1935 video had called forth adverse comment in certain quarters. Intoole the opianations of the accredited representative of the Mandatory Power as furnishing an authoritative interpretation of the text

The representative stated that his Government conforming strictly to the terms of the mandate, was in framing the law, in no wes influenced by any desire for annexation. He declared that no provision of the law was intended to confor upon the inhabitants of Rusanda Urundi the status of Belgian subjects—a measure which would have been contrary to the decision taken by the Council at the suggest ton of the Permanent Mandates Commission. He added that the Belgian Government wished noither to change its policy of indirect administration which had so far been attended with happy results nor to diminish the prestige of the two native clients.

The Commission noted these statements as well as explanations given with regard to the text of certain articles of the new law upon which in the Commission, sopinion an unfortunate construction might be placed

Information was requested by the Commission as to the intentions of the Man datory with regard to the development of means of commanication between Rusurda Urundi the Congo and the Indian Ocean the creminationes in which forced labour was evacted the import and consumption of spirits, native administration, the police forces of the territory and the scenaral educational policy of the Administration

Satisfaction was expressed that the credits for the extension of the public health services had been increased. The attention of the Mandatory's representative was however drawn to the very high death rate of immates of Urundi prisons (66 deaths for in riveringe of 250 prisoners).

The Commission noted that the system of collection of the native tribute by native tax collectors—which led to abuse—had been abolished

TERRITORIES UNDER C MAIDATE

Caprim Z biel (administered by the Government of the Union of South Africa)

— The Commission asked that the next report on the Caprim Zipfel should contribular information on the population the administrative staff tribal organisations

the public health services, the budget and in particular, on the administrative relations between the Caprivi Zipfel and the Mandatory Power

Panfic Islands under Jopaness Mandats — The Commission expressed the hope that the next report would contain a clear stytement with regard to the provers and activities of the native chiefs further particular regarding the production and sale of sugar care and information as to the legal position of land which had fermed belonged to the German Engine. Educational and public health measures adopted by the Mandatory, were noted with atterest.

The Commission recorded sit appreciation of the courtesy of the Mandatory, in having by means of a film enabled its members to obtain an impression of life in the Patrific Islands

Western Sanon — The Commission after hearing a statement by Mr. J. D. Gray, Service of the External Affairs Department of New Zealand sast that the information furnished enabled it to grap the broadsunded policy which guided the Mandatory, in its efforts to promote the welfare of the natures without neglecting the ligitimate interests of the other inhabitants of the territory. The Commission noted the constart attention paid both by the Administration and by the missions to the education of the natures. It is also expressed its untries in the efforts of the Mandatory to obtain the adoption of a system of tenure for native land which would facilitate the transition from communal to individual convenition and requisited that the rest report should furnely selected and the livest separate with the Service and of the New Zealand labour law sadar regulations. The Commission also asked for additional information on the working and number of district councils and village committees.

II Observations or Petitions

The Commission considered a certain number of petitions from individuals and communities in mandated territories. These petitions were forwarded through the Mandatory Powers whose observations upon them were also transmitted

I Petition from the Ashkenasic Community in Terusalem

This petition was directed against certain administrative regulations now in force by which the Ashkenasic Community is affected and also against a draft ordinance for the organisation of the Jewish communities in Palestine

The Commission regreted that the Mandatory had not furnished it with any explanations which would enable it to consider the complaints of the petitioners with regard to certain administrative regulations concerning in particular this shugh ter of animals, the tax or unleas need bread and the refusal offstully to revigine the commissing. The Commission need the intention expressed by the Mandators not to interfere in any way with the religious freedom and liberty of conscioned of the taxous religious sects and requested that the complaints of the Ashkonasic Commission, implies the promptly examined by the repossible authorities.

As regards the proposed ordinance concerning the future legal status of Jewish communities in Palestine, the Communision noted a statement of the Mandatory that it was prepared to consider the wishes of the Ashkenasic Community

2 Cormunication from the Executive Cormittee of the Palestine Arab Congress

This Committee had submitted two petitions dated respectively April 8th and April 12th. The first contesting the very principle of the Palestine Mandate was not taken into consideration by the Commission. As regards, the second,

the Commission doubted whether it could make an indequate recommendation on the sole biass of the written documents even if these were extramed with the arise tance of the accredited representative of the Mandatory against whom the petitioners felt they had cause for complaint

In viet of this difficulty and of the information received that further petitions from the same source vould be forthcoming the Commission postponed its decision

3 Letter and memoranda from the Ziorist Organisation on the development of the Few sh National Home

These documents contained three definite complaints and much useful information which called for no comment

The first complaint which concerned the uncertain position in which the Zio inst Organisation was placed by the present regulations regarding potitions was replied to by the Commission in a statement defaning its point of view as regards this question. A scood complaint bore on the fact that Article 6 of the Policine Mandata had note for been effectively applied (Art 6 provides for the sattlement of Jews on the land including State an waste land not required for public purposes). Although the Commission stated that it could not excommend the allo catton to Jewski inturquence of the and already livel by the marise opposition through edits conviction that the Mandatory would do its utmost to give effect to Article 6 as soon as currentled.

as soon as carcumstances permitted.
With regard to a complaint that only 3 % of the sum set raide from funds appropriated for education had been used to subsidise Jewish schools in Palestine the Commission expressed the opinion that the explanation given on this subject by the Mandatory was sufficient

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Under the roles of procedure of the Permanent Manda s Commission the accredited representatives of the Mandatory Powers are entitled to comment upon the observations of the Commission These renuments are forwarded to the Council together with the report of the Commission

The Belgian representative gave certain explanations with regard to the death rate in the prisons of Ruanda Urundi. The other representatives intimated that they had no comments to support

VI - The Protection of Minorities

Moslems of Albanian Origin in Greece

The Albanian Government has a Fed that the question of Moslems of Albanian origin in Greeke be placed on the agenda of the thirty seventh session of the Council

In its communication to the Secretary General the Albanian Government stated that it had learned that the Greek and Turkish delegates to the Mixed Commission for the Exchange of Greek and Turkish Populations had decided to exchange, 5 000 Augustuss of Circumera against 3 000 Greeks of Constantinople. This arrangement, it added a to in complete contradiction with the Greek Government's pledge to exampt from each ange Albanians of Chimeria.

The e telegrams were communicated to the mandatories of the Council for the protection of albanian minorities in Greece and to the Mixed Commission. The president of that Commission General of Lara informed the Secretary General

that we was not an a cit any apprendix reconsuming the desimage. Mosterm on Moraria region in Home appress developed Grack a directed model. We so receive any specific production with the son is reconsumed to the same to it is directed in the same to it is directed, and given question which are still indirect Grack at Marke and of the former at Marke of the red directed with the same of
VII - Political Ouestions

FROM THER INCOMENT RETWEEN GREECE AND BULGARIA

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VIII - Social and Humanitarian Questions

e - Inter about the new Union

The commune of expert to, the side of Sist Crudos scenare from International Puls. Union from at Parl from November 18th to November 19th There were noted to

It Fernander v Medina (Commavan Mossner at dadrid) the presided over

Senator Ciracio (Pre identi M. Frinandor v Mrdina (U. H. di missi it

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- M Mauri e S rut (Frenent Souter
- With the Art For wheat of the German Ped Cons.

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- U. W. ris. (* 5.) Vern have of the the roat and Committee of the Red Come.
 Softward, Pell (* 10gl sh.) Doe to the roat of the Longon of Red Comes Societies.
- V François (Bulgian) Administra of of the Bulgian P. 16, ...
 4 U. a. m (Frinch) Professor of Last at Little University
- A Tank in year of ut, the cause hab

in a conduct with the resolution when he was Sirth A emply the Committee, seried and I distribute to the conduction of t

^{119 31/45 1 14 . «}

remarks concerned the working of the Union — Thus Article 3 defining the calamities to be included in the Union's ophere of action was revised in order to meet the objections made with regard to the original scheme

The Commutics also considered ways and recase of ensuring the spirity constitution of the initial capital as well as of a working capital fund to meet the ordinary and permanent expenses of the Union in so far as the civil re not covered by the International Red Cross organisations

The reatments of the Union with the International Red Cross Societies in the case of disasters ere defined, and the provisions concerning the verlang of the General Council and the Advisory and Executive Council's reused. The reused scheme contains two new articles, the first of which provides that a member who does not accept modifications of the statute made by the General Council may whicher wiron the Union after three months notice. The second layed when that the text of the agreement constituting the Union shall be deposited with the League Secretariat

2 - TRAFFIC IN OPIUM

Information has been received by the Secretary General to the effect that the American Social Hyginic Bureau is prepared to contribut 20,000 dollars [100,000 fraces] to varies the expenses of the Commission of Inquiry on opium production in Persia and the possibility of replacing the peoply by other crops

IX - Publications of the League of Nations

1 - MEMORANDIM ON CHRRENCY AND GENTRAL BANKS

The League of Nations has resured a new edition of its Mumoranda on Currence and Central Banks. There two memoranda, previously issued under the supartit. Headings of Currency and Central Banks have been combined in one publication of two volumes, and various, banges and improvements have been made.

The introduction traces the course of events which led up to the restoration of the gold standard in Great Britain and other countries, and notes that by the middle of togs there were in all some thirty contines whose currences were legally or de jaclo based on gold. An exposition is given of the different ways in which the gold standard is bring applied in the United Engadem, the various Dominions and Sweden. The eventures of Sweden since the first permitted the free export of gold are set out in some detail. The introduction also compare, the various means by hich currency stability has been achieved in Central and Bastern Europe, means which on relies gridly exposer to base veryed for a prescribed to exposer.

The tables in the first volume give the exchanges rates, not, circulation, gold and foreign assets reserves, commercial deposits, wholesale prices, and cleans, statistics for the great amounty of the countries of the world. The notes explicit the writerwise of the balance sheets of all central bank, give a more. Unled account attended the contribution of each country in recent years, and set out the principle, upon which the index numbers of wholesale precis has elsen compiled. The information gives concerning the foreign size is of the vertal banks and the reserve registron—as in first is of interest to those concerned in the question of the probable domaind for and distribution of gold.

This memorandum contain more diagrams than the previous publications of this I and Particular attention as drawn to the exchange diagrams

2 - Annual Reports of the Mandatory Powers

In order to conform to matructons of the Pitth 4sembly with regard to the wider distribution of the annual reports of the Mandatory Powers th. League Secretariat has arranged to reprint the reports received from the Mandatory Powers in 1923. The seven reports on Mandated territories considered at the sixth session of the Permanent Mandates Commission (Togoland and the Camtorious under French mandate, Togoland under British mandate, Tanganyira, South West Africa Nauru and New Guineal are now a valiable. The League oditions of the five reports considered at the seventh session (Pelestima Cameroous under British mandate Ruanda Urundi. Pacific Plands under Japanese mandate and Western Samos) will be readily shortly, as well as the reports on Syma and Iraq for 1021, which have been received, but not vet considered, by the Commission

X — Forthcoming Events December 21st Meeting of the Continuities of Experts on the Co ordination of

		Bibliography in Economic Science Paris
January 12th		Second session of the Committee for the Progressive Codification
		of International Law Geneva
February	Ist	First meeting of the International Commission on Sleeping Sick
		ness Entehhe Uganda

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I - The League of Nations in 1925

INTRODUCTION

Locatno and the League — Vicwed in the light of recent events, the year 1925 stands out as a period of marked progress for the League of Nations — progress towards universality and, particularly, in its work on arbitration and security

The Locarno agreements, although not negotiated at Geneva, may nevertheless be considered as an endorsement and outgrowth of the patient endeavours of the Assembly, the Council and other League bodies with a view to the maintenance of peace by the application of the Covenant, conclusion and arbitration, mutual guarantees of security, and the reduction of armaments

At the March Council session the British representative, Sir Austen Chamber lain, explained to his collegues the reasons vhy his Government was unable to accept the Protocol for the Pacific Settlement of International Disputes, drawn up by the Fourth Assembly at Geneva, adding

His Mapaty's Government conclude that the best way of dealing with the situation is, with the co-peration of the League, to supplement the Coverant by making spread arrangements in order to meet special needs. That these argeneous should be purely deforance in character, that they should be framed in the spirit of the Coverant, working in close harmone with the League and under its guidance, a manifest

In September, the S1, th Assembly expre sed its conviction that the most pressing need of the moment was the re-establishment of mutual confidence between nations, declared afresh that a ver of aggression should be regarded as an international crime, and noted favourably the effort of certain nations to attain those objects by concluding arbitration conventions and treaties of mutual security conceived in the spirit of the Covenant and in harmony with the principles of the Protocol (arbitration, security, disarmanment)

A few weeks later, the Locarno agreements were drawn up At the extraor dinary session of the Council, in October, at Paris, M Briand, replying to Viscount Ishir's congratulations on the work done at Locarno, said.

Und the represent of a resolution roted by the last As embly, which agard as great encouragement, we have present the immed, but nevertheless important, work of Locarno. If the negotations have been covered with success, it is due to the fact that from beginning to end we took the utmost care to conduct the pregotations in the spirit of the League of Nations and of its Covernant, and that we were guided by all the previous work of the League.

On December 14th the British representative on the Council, Sr Amsten Cham before in Granilly deposited the Locarno agreements in the archives of the League of Nations On this occasion, all the members of the Council, speaking mum, emphis assed the importance of these agreements, their political significance for Durope and the rest of the word, and them sfinish; with the aims and more for the League

Sir Austen Chamberlain said

In planning these documents under the guardinanting of the League and altituding to the League all the authority which in therein species, on the last fina by the agreement forms is, betwee Gurrany and the other names that, as part of these agreements Germany should enter the League of Nations, we have made a contribution towards the support and moreave of the League's authority and strangle.

M Paul Boncour read a telegram from M Brand containing the following paceage

Finne sees in the everget any authority of the League of Nations and inte entighteed and vigilant action of its Council bett genurate against and The north of person making performed by the Lague of Nations among the Members of which we hope son to velocome Germans, can bot be foundated and strengthened by the conclience of the Treetes of Lorano. These Treates, which are improved by the provisions and directing principles of the Council, and designed to the Council of normal relations based for qualifications to the the primary between the States which have agreed on formal relations based for qualification to arbitrary the format of the Treates, and the north parks of each principle of the Council forms of the Treates, and of the nights of each party.

The Acting President of the Council, M. Scialoja, spoke as follows

This is indeed a feet day for the Legies of Nations for we are now able to witness the rephastion of something which was before only a loop and ofels when the League was first a tabished. The world must realse that the difficult work which we undertook during these years of seeking for legal irretionated a government of peace and a new international law and winth sometimes ceimed hopelers and on the count of isalium, has had almost unexpected results which we are not one in we also follow for weavery.

The Locarno agreements invest the League with considerable authority, in intervention being provided for in numerous articles. It may even be vaid that, without the League menheury, it neud be difficult to contress how there agreements rould be applied at all. As, also, their coming into force is dependent upon theiry of Germany unto the League of Nationa, the agreements have, a direct bearing upon the composition of the League and are calculated to bring it a long-stop nearer universatity. Learno hindly marked the end of the exchange of weak between the German Government and the members of the Coancil regarding the admission of Germany to the League. These negotiations began in October 1974 and were continued in December of the same ever and March 1905.

The questions of arbitration security and disarmament continue to form part. At the League programme. The Sitch #seamly recommended that after convenient towns and treative dealing with these subjects had been deported with the Secretariat the Council should examine them from the point of town of the progress in general security thus brought about. It also requested the Council to submit to careful examination the propossis declarations and suggestions made at Assembly and Council meetings regarding pacific settlement or international disputes, and to port to the next to the propers which could be made or the matter.

The Assembly requested the Council to undertake a preparatory study with a view to a conference for the reduction and limitations of armanents, to be convened as soon as satisfactory conditions had been asseared from the point of it wo of general security. Persuaded, also that economic peace would largely contribute to international security the Assembly entrusted the Council with the investigation of the concounce difficulties which stood in the vay of a revival of general prosperity

Surmary of the League's set ustra 1022 — Processions of the Council, including an extraordinary meeting, four pressons (three extraordinary) of the Permanent Court of International Justices several conferences three of which led to conciling on a continuous League committees give ample existince of the Technical Organisations and various League committees give ample existince of the League's actually during the past year in the following delies development of international law (Perma neart Court of International Justice and the Committee for the Confirstion of International Law) actilities and confirst the lang forture despite. We Cresco Bulgar frontier incident), application of Articla XAIII of the Covenant as regards the supervision of the traffic in arms, settlement of numbers questions and improvement of the procedure followed by the Council on such matters.

Improvements were effected in the method of settling disputes between Poland and the Free City of Danzig progress was also made in the supervision of the administration of Mandated Territories

The Technical Organisation—the Economic and Financial Organisation the Organisation for Communications and Transit and the Health Organisation—and the Committee on Intellectual Co-operation displayed ronstant activity in their different spheres. The work of this is made body will henceforth be completed and developed by the International Institut, at Pans

In the humanitarian field may be noted the conclusion of two international conventions on the traffic in opium, the constitution of the Child Welfare Committee, and the dratting of a convention for the suppression of statery and of a scheme for an international union for releft in days ter

DEVELOPMENT OF INTERNATIONAL LAW

Permanent Court of International Fusince — In 1925 the Permanent Court of International Justice, gave two decisions and three advisory opinions. The first opinion dealt with the interpretation of an article of the Lausanne Convention on the exchange of Greek and Turksh populations, it, as soon deconcend cutain legal points in connection with the Polish postal service at Danzig the third given lile the foregoing at the request of the Lague Council, bore on the interpretation of an article of the Lau annue Teaty relative to the training of the frontier between Turkey and Iraq. On these opinions the Council based its decisions in disputes which had arise to between Greece and Turkey, Poland and Danzig and Turkey, and Great Britain.

Two disputes were submitted for judgment. The so called Mayromans affair was brought before the Court by the Greek Government, in another case, dealing with certain German interests in Upper Silesa proceedings were instituted by the Government. Judgment has been given in the list case

As in preceding years, a certain number of international agreements were concluded—mainly between Switzerl and and several other countries—conferring upon the Permanent Court jurisdiction as regards the solution of certain categories of international disputes. A list of these agreements is given in the first annual report of the Permanent Court. Which was published for the first time in 1005 in order to give effect to a recommendation of the Assembly. The report also describes the cagarisation of the Court and its activity from the date of the creation.

Commute, for the Codificat on of International Law — The Commutee for the Prosessive Codification of International Law met in 1025 for the first time when it agreed upon its sphere of action and its methods of work. It decided to deal with quastions of private and public international law, drew up a list of subjects to be studied by sub committees and sought the assistance of several important inturnational organisations. The Committee is mandate is to establish a provisional list of subjects of international law the regulation of which by international agree ment would such destable and feasible

Since the League entered into force, more than a thousand international agreements have been deposited under Article XVIII of the Covenant, for regis tration and publication by the League

Political questions

The delimitation of the frontier between Turkey and Iraq known as the Mosul dispute, and the Greco Bulgar frontier incident were the most important political questions before the Council in 1025 In the case of Mosul the Council was called

upon to settle a dispute of several years standing which had hitherto baffled both the Lausanie Conference and the parties directly concerned. On the other hand the Greeo Bulgar frontier incident by its ters, suddenness put the Council's powers of action to a everer proof.

The Isaq Frontier - After a preliminary examination of the Movul question in September 1924 in the course of which the Council heard the parties a provisional frontier was traced between Turl ev and Iraq in order to avoid incidents endanger ing the status que and a Commission of Enquiry was despatched to the spot When the Commission's report was received the Council resumed its evamination A special Committee of the Council composed of the Spanish Swedish and Uruguayan representatives was set up to study the mater al furnished by the Commission and the part es P-eliminar questions having been rused regarding in particular the competence and functions of the Council the latter sought the advisory opinion of the Permanent Court which replied that the decision of the Council would have binding force and that the decision must be unanimous excluding the votes of the parties Turkey refused to accept this interpretation of the Lausanne Treaty her representative declaring that his powers did not cytend to arbitral procedure As none of the suggestions put forward by Turley or Great Britain seemed to constitute a starting point for mediation with a view to friendly settlement the Council decided on the bas s of the report of its Commission of Enquiry that the frontier between Turkey and Iran should be established along the provisional line traced at Brussels in 1024

This decision was a sheet to the prolongation for twenty five years of the Britrih Mandate for Iraq unless Iraq broomes a member of the Leagus at an earlier date. The British Government more or undertook te comply with the recommen dates by the Commission of Enquiry as regards the Kurds measures to ensure neeffectation and commercial measures.

Green Bulger Fronter Inc.dert — As a result of a frontier modent between Greece and Bulgara shols were exchanged entang loss of his Movements of troops took place and part of the Bulgara in territors was occupied by Greece. The Council acting on an urgant summons from the Secretary General met three days later to consider an appeal from Bulgaria and prevailed upon both parties to give orders within twenty four hours to their troops to cease hostilities and evacuate occupied territors.

In less than sixty hours (the time limit fixed by the Council) the orders were executed. Three weeks later a Commission of Enourier which had been despatched to the seem, of the nucletth determined responsibilities shed the damage to be paid by Greece and recommended a series of military and political ameasures to be proposed to the parties in order to limit the effects of such incidents or entirely to avoid their recourtness. Both parties accepted the Council's decision

REDUCTION OF ARMAMENTS

The Preparatory Course sizes — The Disarmannest Contenues provided for in the Protocol for the Pacific Settlement of International Disputes could not be converted an insufficient in inher of rathreshoos I awing bear reserved. The Council, invertibeless at the request of the Assembly deviad to undertake a preparatory study with a view to an ultimate conference on the reduction and limitation of arma ments. The preliminaries are, being dealt with by a Commission upon when the following states have bean insited to be represented the States Members of the Council and nine other countries namely Bulgaria Finland German, the Netherlands Poland Roumania Russa the Serb Crost Slovense Augdon and the United States. This Commission will have the cooperation of the Permanent Advisory

Commission and a Joint Commission on which are represented the League Technical Organisations and the International Labour Office. The main lines of the programme of the new Commission were laid down by the Council in December

Corrention on the Trade in Arm. Maintons and Implements of War.— In the spring of 1035 an international conference which was attended by forty four countries including Germany Lepth, the United States and Turkey drew up and adopted a Convention for the Supervision of the Trade in Arms Munitions and Implements of War. This Agreement is the outcome of a careful preliminary dudy undertaken by the Temporary Mixed Commission and is based on the Convention of 5t Germar. It establishes a gene all system of control and pull ct., for the international trade in war mixterial, and special measures for regions where this is considered necessary. Effect is thus given to Article AXIII of the Covenant in virtue of which the League is entrusted with the general control of the trade in arms and munitions.

To the Convention is anseved a Protocol relating to chemical and bacterio logical methods of warfare by which the Contracting Powers in so far as they are not already parties to treates, probibiting such use undertake to prohibit the use in war of posson gas and analogous products and agree to extend this measure to buc terrological methods of warfare.

Private Manajachos of Arms — The question of a Convention for the control of the private manufacture of war material which was examined in Rebruary 1925, was adjourned until "should be possible to judge of "the results obtained by the Conference on the Control of the Trade in Arms This Conference having sue cred- din drawing up a convention, the Tinai Act of which urg'd that the interna troual aspect of the private manufacture of war material should receive early consideration by Governments, the Sixth Assembly invited the Council to continue its work in this connection. The latter accordingly, in December made arrangements for the drafting of a convention on the private manufacture of arms. A questionnaire was addressed to all Governments and a Special Committee set up to study the question

PROTECTION OF MINORITIES

With regard to the pretection of minorities the Council working in close contact with the Governments concerned tool several deceives with a view to creating the application of the Minority Treaties in Lithiuman Greece Romanna and flitting garv. It settled a certain number of questions raised in petitions, and defined and improved the procedure generally followed in the settlement of such questions in particular that of its singuities Committee the so called Committee of Direct

In Grace — As the Greek National Assembly had unanimously rejected the Protocol for the pretection of Bulgarian minorities in Greece (September 1744) the Council draw the attention of the Greek Government to its engagements and obligations under tax Minority Traity. The Greek Government in reply furnished information on the legislative measures it had taken or intended to take in order to ensure the protochion of the legislative measures that scale or intended to take in order to ensure the fulfillment of its obligations as regards the religious educational and legal needs of the Elisa speaking minority in Greece.

In Liftuanta — On the subject of agramsa and educational laws and their application in Lithuania a question shich hid been raised by individuals belonging to minorities, the Lithuanian Government furnished the Council with explanations which appeared to tae Council to be satisfactory On this occasion the Council corpressed the hope that the Lithuanian Government would succeed in dispolling

any fears which the minorities might continue to feel and in persuading them of its firm resolve to apply the terms of its declaration of 1022 $\,$

- In Rommerse The Council also had before, it a petition from farmers of Hun under the Rommanna agraman law their were more hardly dealt with than other Rommanna subjects. After a cartul e-ammation of the Igal political, economic and sonial aspects of the question, the Council decided to accept a practical solution put forward by the Rommanna Government, as conferring certain advantages upon the farmers and, at the same time, facilitating the pacification of the population directly concerned Under this agreement in indemnity of 700 congold france offered by the Rommanna Government will be distributed to the farmers
- Is Hungary The situation of the Jowish minority in Hungary is so far as it affected by the Hungarian new ensioners has also came before the Council As the Hungarian Government or planned that the law was an exceptional and provisional measure, to be amended as soon as the situation became normal the Council did not enter into the legal aspect of the question, and confined itself to noting the declaration of the Hungarian Government.

General questions - Besides investigating these special cases the Council for mally ratified the procedure followed in constituting its Minorities Committee which it may be remembered, examined all petitions and communications relating to mino rities. This Committee is formed by the Acting President of the Council and two members selected by him Although each member of the Council is entitled to draw attention to any infraction, or threatened infraction of the minority treaties the entire activity of the Council in minority matters centrus in reality, in its Minorities Committee This body examines petitions and-before deciding whether a question shall be referred to the Council-approaches the Governments, it asks them for additional information and puts forward suggestions with a view to remov me doubts or misunderstandings It also endeavours to bring a friendly influence to bear In brief, the Committee is the instrument for the application of the Assem bly resolution of 1922, which invites the Council to hold with the Governments concerned friendly and informal communication which in the Assembly's opinion, is the best means, in ordinary circumstances, of promoting good relations between Governments and their minorities

Administrative Questions

The Saar — The Council renewed for one year the mandate of the Chairman and of the members of the Saar Governing Commission. In the Saar territory the setablishment of a customs regime on the Saar German fronter was the principal event of 1925. The Commission did all in its power to mutgate the economic an social difficulties attendant upon the introduction of a new regime. The scheme drawn up by the Commission for the reinforcement of the Saar gendarmene, which was approved by the Council is working normally.

Danzy — In the course of the text the Council had in *s.amme the Polish Danzy relations as a whole. It adopted a new providing for the settlement of disputes the object of which is to decrease the number of appeals to the Council and to climinate as far as possible political tendencies. The League Technical Organisations, it experts appointed by them, play an important part in the new procedure which has already been applied in several cases in particular in the question of the Polish Rusiva Administration at Danzy, in that of the Polish postal service at Danzy and in that of the Polish postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in postal service at Danzy and in that of the Polish in the Polish in Polish in the Polish in

MANDATES

The Permanent Mandates, Commission met to see in 1025, when it examined the annual reports of the Mandatory Portes, is the presence of their accredited representatives and, in some uses of the administratives of the Mandated Territories. The examination of the report on Iraq was postponed until the Mosul dispute should have been settled. The report on Syria will be examined at an extraor dinary session in Rubruary, 1020, for which the French Government has promised a detailed statement on the present difficulties and the measures it proposes to take

The Commission's observations on the reports evanimed and on certain pettions were forwarded by the Council to the Mandatory Powers concerned. The Commission, further submitted to the Council the text of decisions concerning loans, advances and capital investments in Mandated Territories and the extension to those sterritories of special international conventions. The Council adopted these decisions, the object of which is, first, to promote the flow of capital into these territories and to make them the beneficiaries of conventions and special treatus concluded by the mandatories with other Povers.

WORL OF THE TECHNICAL OPGANISATIONS

In technical matters, the work of international co-operation was pursued through the agency of the technical organisations of the League

The financial reconstruction of Austria, entered upon a decisive phase and considerable progress was made in Hungary

The Fit ancel Percentinutum of shorts — Two exports, Mr Leyton and Pro Jessor Rist, were appointed by the Council to proceed to an investigation on Austria, in order to establish the connection between the conomic stration and the work of financial reconstruction. In their report, they came to the conclusion that the recovery of Austria was real and will financial, and its forth a number of favour able symptoms. The Financial Committee, for its part, confirmed the fact that the programme of financial reconstruction had been excuted, as the Austrian exchange was stable and the budget balanced. The Council accordingly decaded as suppress, the financial control, subject or exitair assumes of presenting meters are no order to sustain the confidence of foreign money markets in Austrian financies. The negotiations between the Financial Committee and the Austrian Government were successful and at the December meeting of the Council Sir Austen Chrimberlain, Chairman of the Austrian Committee of the Council, amounced that the control would shortly be suppressed and congratulated the Austrian Government on the complete accounty of the Council.

The balance of the reconstruction lovin, part of which has already been used for the electrification of railways, will be devoted stage by stage to the improvement of Austrant economic hid. This Council also decided to transmit to the Governments the recommendations of the I eague Economic Committee regarding the widening of the outlets for Austran produce, and trade, and the promotion of foreign business relations with Austra.

The Fu annual Reconstruction of Hungary — As regards the financial reconstruction of Hungary, the I-rague Commissioner General at Budgapet informed the Council that the progress made v. as no considerable that it was ossible to look forward to the time-when the Council's role, would come to no end. The budget has been balanced well in advance of the date fixed, and, instead of the default of 100 million gold crosses reckned with during the first year of the reconstruction

worf there is a surplus of more than 60 milhons. The general economic situation shows unden able signs of improvement.

Green Refugeer — Ans ther constructive is being in which the League Financial.

Green Refugers — An cher constructive a heme in which the League Financial Committee has cooperated since roag—the settlement of Green's refugers—is also working well and smoothly 700 coor ordiges have been established in rural settlements (mostly in Macedonia and near Athena) thanks to the instarnational loan assent at the end of last vera mater the aceptac of the League

The Danrig Leas — Another lean issued with the assistance of the League was devoted to municipal and harbour works in Danzig. The Fin initial Committee was also called upon to advise the Esthoman Government on its financial policy.

Do ble Tennion — Beside to operating in various ways with different Govern ments, the Financial Committee continued to study the question of double taxation and tax exasion. Agreement was reached on a cerean number of general principles by revenue officials of seven of flerent requirers and the representatives of important trade area as to one of the whole waid! This agreement will serve as a basis for the discussions of a conference which will meet next year and to which have been invited thateen countries of Europe the Americas and the Far East. A draft informational convention will the his vertical out.

The Economic Convoltee — In the connounce field progress was made in studying oblem. With appeared to other air, see "ratter for intrinsivo"si con evitions. The Economic Committee assisted in verperts prepared the text of an agreement on the removal of barriers to foreign trade. This draft is now being submitted to Governments and important commercial organ station. The equitable treatment of foreigness as regards the permission to evities professions brades and other or principles were established and approved by the Assembly which expressed the hope that States might be quied their by in regard to their national legislation and in nagostating bilational geremments.

The proposals drawn up by the Economic Committee with regard to certain aspects of unfair competition were embodied with slight drafting amendments in the revised edition of the Washington Convention for the protection of industrial proporty.

Air L on hits Corphere L — The worl of the Legac via concerne waters to about to be enlarged and extraded by the constitution of a Preparatory Commission for a Technic Conference, the Stoll, a seroby having considered that an investigation of economic problems as a whole would be in conformity with the mandate conferred upon the League under Article NAIII of the Covenant. This Preparatory Commission will be composed of experts selected on account of their qualifications and personal experience, and drawn from League Technical Organisations the International Labour Office, the trade and business world agricultural circles economists and representatives of world is and consumers.

Commensations and I'vassit — The Organisation on Commensations and Francti drew up two draft conventions of which one—on toninge measurement in maintal analyzation—as uncuded in November last at a Conference of European States which was attended by Germany and the Soviet Union. The other convention concerts road traffic and figures on the agenda of the interrutional conference convened for Incide by the Franch Oosermant for the purpose of rivings the 1000 Convention which the growth of motor traffic rendered obsolete. The Transit Organisation has also draw up the programme of the Pasports Conference which the extra transfer of the Pasports Conference which the extra transfer of the seas, in particular with

regard to buoyage and highting of coasts, the application of the "International Railway Convention, and the question of telegraphs and wheleas rommunications were also studied by the Transit Organisation. In the course of an enquiry or infland navigation in Europa, a mission was sent on a tourney of investigation on the Rhine and the Danuble

The Transit Organisation, in 1925, was further called upon to act as a court of conciliation in disputes on the international regime of the Odor tributaries and the jurisdiction of the European Commission of the Danube

The Health Organ sattor — The Health Organisation heades assisting in the preparation of infernational conventions, extended its epidemiological intellingence servers, in particular, through the establishment of the Singapore Bureau and by its system of interchange of haidth officers. Important progras was made in the technical and scientific volt begin in former veats serological and biological research, antimalarial campaign study or cancer derith rate). Inquiries on tiber colosis and eleging sechies we mistinuted at the requise of certain Governments and Organisations. The Health Organisation is making arrangements to despite to Central Africa a Commission which will study on the spot questions relating to 'deeping sechies." The importance of the work of the Organisation for the Health Services of various econtries and its interest for Governments are confirmed by the resolutions adopted by last. Assumbly, which entrust the Organisation with various new duties.

Intellectual Cooperation.— Questions concerning bibliographic coordination, the unincation of scientific nomeritative the protection of intellectual property and inter university relations were studied by the Committee on Intellectual Cooperation in 1925. The general principles of the organisation and working of the international Institute of Intellectual Cooperation at Pers accidential, land down. The Committee has also been requested to appoint a committee of experts to deal with the question of the colusation of youth in the sums and work of the League—a matter which has already been evanimed by the Secretariat

SOCIAL AND HUMANITARIAN QUELTION

Optimi — In this field the outstanding achievement of the Legius in 1925 was the conclusion by to international conference of an Agreement and Committon on the Traffic in Optim and Other Dangerous Prugs. The agreement, which aims at strangthening the missures taken under the Hague Convention of 101. For the gradual abolition of the use of prepared optim mas drawn up by a conference of representatives of the interested Powers. The Convention was drawn up by a general conference, its object is likewise the reinforcement of the Hague Convention by a number of missures designed to reduce the production and manufacture of drugs and to lightening the control over the international trade.

China and the United States withdrev from the gen rel Conference before the end

In accordance with a recommendation contained in the Final Act of the scould Conference, the Council decided to send to Persia a special commission to study the question of replacing the poppy by other crops—The American Social Hygenes Bureau is contributing 20,000 dollars towards the e penses of the Commission, a smular sum has been voted by the Irague

Traffic in Women and Protestor of the larat — The Committee dealing with the traffic in vomen and children was entirely reorganised. This body vill leneated the benown as the "Advisory Commission on the Protection and Welfare of Children and Young People" and is subdivided into two Committees, one on

Traffic in Woman and Children and the other on Child Welfare Latch body include, a group of avesaon nominated by representative, charitable organisations in its work on third welfare the Commission will be at its study on the normal child and emphasise the constructive side of child welfare work at least asstringly as the question of proceeding children from a device millounes or exploitation.

The American Social Hygiene Association has contributed 5,000 dollars towards the Leavie's work on this subject

The protection of women and inliden in the Near East is ensured by the 'League of Nation' House' at Constantinople Useful work of rules and assistance was done in the Alegoo district

Refuges — In procuring employment for Armenian and Russian refugees the International Labour Office, to which this york was transferred, has obtained important results is 1800 or edges, have found employment in about thirty different countries. A Conference of Governments will shortly be convened for the purpose of studying means of promoting the emigration of Armenian and Russian redigests and of improving the practical system of the retiralists.

reages and a improve me present system to memory remnances and in Fy. The question of the settlement of Armenna Netgoes was carriedly studied in 105 by Dr. Nansen and a group of experts, who came to the conclusion that certain irrigation works would allow of the establishment or about 25,000 refugees. A spicial commission has been appointed to examine whether this undertaking is technically feasible and to pursue all no.essary negotiations.

Steam — Substant al progress was made in the League's nork or slavor. The Temporary Slavery Committee after studying the various forms of the alte nation or restriction of individual liberty, recommended a series or partical measures to bates within whose territories afterey still crusts. As the Commission als suggested that the condision of an international Convention vould be desirable, the British Government last before the Ascembly a draft Convention which after assundingent, was forwarded to the States Members of the League and certain other State. This relate contains not walk an understangle previous and abolish slavery and conditions analogous to claver resulting from forced labour, and to bring both progressively wind assoors vegoable the despreaence of slavor un all tis forms.

View it Reliat in Disaster — During the year a scheme of an International Union for relicf in quaster was drawn up by a Commuttee of Experts. As a result of a debatt, on this quistion at the civith Assembly a draft amended by the Commuttee has now been communicated to Government for their observations.

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The work a complished by the League Iv t year in all fields as outlined above, thus intails a considerable programme of continued effort in 1926

II - Summary of the Month

The 'm' ty everth sess or of the Court') which was preceded by meetings of its special committees and the Bonomic and Financial Committees was held at Gentva from December 7th to December 10th There were present

M Scaloja Presultet (Rady)
M Hymres (Belgrum)
M d. Mello Franco (Brazil)
Ta Austen Chamberrato (British Empire)

(replaced at the Iraq dehates by Mr Amery)

Dr Benes (Czechoslovalva)
M Paul Beneour ' France)
Viscount Ishii (Iapani)
M Quinnes de Leon (Spun)
M Quiden (Svedva)
M Guani (Uruguay)

Representatives of Albania Austra, Bulgaria Denmark Greece Hungary the Netherlands Persia Poland Roumana the Serb Creat Slovene Kingdom and Turkey took part in the debates on questions affecting the interests of those countries

Two important political questions dominated the entire season—the Mo ul dispute and the Graeco Bulgarian fronter incident. In the first case the Council ducided in favour of the umon of Mosel with Iraq subject to the prolongation of the British Mandate over Iraq for twenty five years. The second question was definitely settled on the basis of the report of the Lague Commission of Enquiry

Substantial progress was made in the study of the interfinited questions of architration, security and reduction of armanents. Preparations were made for international conferences on the reduction and function of armanents and for the investigation of the world's economic difficult is. Steps were also taken in view of the preliminary arrangements for a conference dealing with the private manufacture of arms.

The original taxts of the Locarno Agreements were deposited in the League archives by Sir Austen Chamberlain and M. Paul Boncour

The Council's work in the economic field included arrangements for the approaching suppression of the Indiget control in Austria. And the examination of reports on the financial recovery of Hungary and the settlement of Greek Refuges. It also decided to convene a notice.nic on passports to meet next spring

Several important minority questions were dealt with—in particular the position of the evpropriated Hungarian farmers in Roumann and the stutation of Jewish minorities under the Hungarian symbias classics law \(^1\) personal deal ration was made by the Council symporteur on minority questions \(^1\) Me Mello Frano with regard to the proposed extension of the minority treatice, and the procedure hitherto followed by the Council in dealing with these que tons

The Council considered questions concerning the Free City of Danug Mandates the Tarolo scheme for an International Relief Un on and international municipal cooperation. It appointed four assession to the Chief Welfare, Committee and definitely constituted a Commiss on to investigate problems in connection with opium production in Perss. It also noted the first replies to its enquiry with regard to the eventual convocation of a press conference.

III — Reduction of Armaments

Es a resolution of the Sauth Asagnibh based on Act-leVIII of the Covenant the Council is invited to make a preparatory study with a view to a Confurince for the reduction and limitation of armaments (*). This Conference will be convented as soon as satisfactory, conditions have been ensured from the point of view of general security, as provided by the Third Assembly.

The Council accordingly at its December meeting set up a Committee to pre pare the work of the Conference and faid down the main lines of its programme It also took steps with a view to the preparation of a draft convention on the super vision of the private manufacture of war material for submission to an interna tional conference which will be convened as soon as possible

Definite proposals on these questions were submitted to the Council by one of its special committees which met at Geneva on December 3rd. The Council adopted with some modifications the results of this preliminary study.

I - PREPARATORY COMMISSION FOR THE DISARMAMENT CONFERENCE

T. Compos hou as d. working. — This Commission includes representatives of States Members of the Council and of States whild by reason of their geographical situation are in a special position as regards the disarrament problem and are not otherwise represented on the Commission namely. Dulgaria Finland the Netherlands Poland Roumann and the Kingdom of the Serbs Croats and Slovenes. Germany the United States and Risens have Josh been invited to send censessitatives.

Any State which is not represented on the Commission is entitled to submit memoranda on matters in which it is specially into rested and to be heard in support of such memoranda.

The Commission is moreover empowered in the case of special questions to call upon the assistance of any State which in its opinion may be particularly interested in these questions

If the constitution of the Council s altered during the proceedings of the Commission the composit on of the latter may be changed in order to ensure the continuity of its work.

The Commission will draw up proposals for the Council and will direct and coor dinate all work preparatory to the Conference—it will be entitled to seek the coope ration and advice of the competent I cague organisations which in their turn, may submit on their own initiative any suggestion they may consider useful. This the Commission will be able to seek the advice of the Permanent Advice. Commission on any questions relating to the military, naval or air aspect of the matters in hand For the economic aspect it will call upon a joint Commission composed of two members each of the Economic Financial and Transit Organisations (to be appoint ted by the Connel after consulting the Charmen of the respective committees) two members of the Employers Group and two members of the Workers Group of the Gwerning Body of the International Labour Office (to be appointed by that Body).

The joint Commission may call in other experts under the same conditions as provided in the case of the Permanent Advisory Commission

Under the standing authority of the President of the Council the Chairman of the Preparatory Commission may request the Chairman of the Permanent Advisory Commission or the Joint Commission to assemble these bodies on a given date

The Preparatory Commission may at any time summon the Chairmen and the Rapporteurs of the Permanent Advisory Commission and the Joint Commission to explain the views of these bodies. It may also summon and hear any persons whose special qualifications are calculated to fanditate its wor! on a given subject.

In his report to the Council Dr Benes (Czechoslovakia) said

Ties proposals (regarding the composition of the Commission) are versifilly designed to meet the requirement that the higher political direction and coordination of the prelim mary veri should be concentrated in the heads of accredited representatives of the Government. In view of the very diverse features which the problem presents in different parts of the world and in order to meet the whest of the skeeningly, the stheme rightly provides for the exten sion of the leading organisation by adding to the representatives of States Mem her, of the Council a certain number of representatives of other States which are in a special situation in regard to this problem. It also provides means of enabling States not directly represented to make their views heard, and it em nowers this Commission of Government representatives to obtain the opinions of experts specially qualified to advise on particular questions. Another advantage offered by the scheme submitted to us is that it creates a well defined, ver elastic, system of cooperation in the work of disarmament with the technical organisations of the League

2 Programme of the Preparatory Commission - The programme of the Commis sion, which will meet for the first time on February 15th at Geneva, includes the study of certain questions figuring on a list drawn up by the Council In his report Dr. Benes summed up as follows the debates of the Council Committee on the subject

In the first place, recalling the resolution of the Fifth Assembly on the question of the reduction of gaval armaments, the French, Italian and Incanese representatives stated on behalf of their Governments, that they could not see thur way to dissociate the various kinds of armaments-military, myal and arr-and to consider them at separate conferences

Secondly, a large number of delegates urged that it was impossible to deal with the disarmament question without reference to what has been called the potential war strength of the various countries-in other words, their popula tion and their economic and industrial resources. As there could be no question of effecting a reduction in such factors, nor even of usefully examining them, they thought that it would not be practicable to find a f iir basis for comparison between peace time armaments properly so called, unless the potential war strength of various countries were made comparable by organising economic and financial assistance as provided in principle in Article 16 of the Covenant

Again, the French representative laid great stress on the point that one of the essential objects of the reduction and limitation of armaments, was to secure a position in which no country committing an aggres ion would be able to make head against the total forces which could be brought against it by the Members of the League acting conjointly in pursuance of Article 70 of the Covenant and of regional agreements as contemplated in Article 21

Lastly, the British, French and Spanish delegates expressed the opinion

that the question of an international supervision to ensure that the observance of limitation of armaments was being observed should be examined by the Pre paratory Commission. The French delegate emphasised the necessity of such supervision, particularly during the period when the arbitration and concilia tion proceedings provided for in the Covenant of the League of Nations and in the various agreements recently concluded were in progress

Dr Benes observed that the Council had succeeded in reconciling the different points of view and in reaching unanimous agreement on the following questions, which are to be referred to the Preparatory Commission

Question 1

What is to be understood by the expression "armaments"?

(a) Definition of the various factors—military, economic geographical, etc -upon which the power of a country in time of war depends

(b) Definition and special characteristics of the various factors which cons titute the armaments of a country in time of peace, the different categories of armoments (military, naval and air), the methods of recruiting, training, organisations capable of immediate military employment, etc

Question 11

(a) Is it pricticable to limit the ultimate var strenght of a country, or must any measures of disarmament be confined to the prace strength?

(b) What is to be under tood by the expression "reduction and limitation of armaments'

The various forms which reduction or limitation may take in the case of land see and air forces the relative advantages or dividvantages of each of the

different forms or metations for example, the requestion of the larger peace time nuts or of their establishment and their equipment, or ot an immediately mobilisable forces the reduction of the length of active service the reduction of the quantity of military equipment, the reduction of e-penditure on national defence etc.

Question III

By what standards is it possible to measure the armaments of one country against the armament, of another e g numbers period of service, equipment expenditure etc.

Que tros 11

Can there be said to be "offensive and "defensive armaments? Is then any method of assertiming whither a certain force is organized for purely defensive purposes (no matter what use may be made of it in time of var) or whether, on the contrary it is established for the purposes in a spirit of neuroscipit.

Que tos I

(a) On what principle will it be possible to draw up a scale of armaments permissible to the various countries taking into account particularly

Population.

Geographical situation,

Lenght and nature of maritime communications

Den ity and character of the railways

Vulnerability of the frontier and of the important vital centres are the frontiers

The time required varying with different States to tran form peace armaments into war armaments

The degree of security which in the event of aggression, a State could receive under the provisions of the Covenant or of expirate engagements con tracted towards that State?

(b) Can the reduction of armaments b promoted by examining possible means for meaning that the mutual assistance economic and military contemplated in Article 16 of the Covenat, shall be brought quickly into operation as soon as an act of aggression has been committed.

Question 1 I

(a) Is there any device by which evul and multar, aircraft can be distinguished for purposes of disarmament? If this is not practicable how can the value of evul aircraft be computed in estimating the air strength of any country.

(b) Is it possible or desirable to apply the conclusion arrived at in (a) above to parts of carcraft and aircraft engines?

(c) Is it possible to attach military value to commercial fleets in estimating the naval armaments of a country?

Question 7 II

Admitting that disarmament depend, on security to what extent is regional disarmament possible in return for regional security. Or is any scheme of disarmament impracticable unless it is general? If regional disarmament is practicable, would it promote or lead up to general disarmament?

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The Council finally taking into consideration the Resolution of the Sixth Assembly with regard to arbitration security and the reduction of armaments mixtled the Secretary General to propare for its next ordinary "ession (t) a complete statement of all the proposals declarations and suggestions made at the Sixth Assembly and at the Council meetings with a via to the peacife settlement of international disputes, (2) systematics survey of the arbitration conventions and treating

of mutual security deposited with the League The object of these memoranda is to enable the Council to prepare a report for the Seventh Assembly on past and potential progress in these matters

II - PRILATE MANUFACTURE OF ARMS

Adopting the opinion of its Special Committee the Council decided, before preparing a draft convention, to serve as a basis for the discussion of a conference on the private manufacture of arms, to communicate to Governments with slight amendments the questionnaire drawn up last Min h by M. Guani, M. Cobian and M. Yeverla.

Governments were requested to send in their replies before June 1st 1926. The Council convidered that no this way it might be possible to summon the conference before Septembio. next, as recommended by the Sixth Assembly. It requested its special Committre (M. Guani, M. Cobian and M. Vecerica) to begin preparing a draft convention on the supervision of the purposite menufacture of war material.

The questionnaire addiesed to Governments is drawn up in the folloring form

- I What is the nature and extent of the 'grave objections' of a notional or international character to the private manufacture of arms, munitions and implements of war. Give if possible soms, concrete example, drawn from your own experience.
- 2 What administrative and legislative measures are in force in regard to private manufacture?
- 3 Does the Constitution present any obstacles to the conclusion of international agreements on the control of the private manufacture of trens, monitoons and implements of var, and, if so, what is the nature of these obstacles?
- 4 What suggestions has the Government of to offer in regard to the quest on under review?
- 5 What are the provisions which, in the opinion of the Government of should be inverted in the Convention for the Supervision of the Private Manufacture of Arms and Ammunistion and of Implements of War in order to complete the Convention for the International Trade in Times and Ammunition and in Implements of War.

IV — General Questions

1 - COLLABORATION OF THE PRESS IN THE ORGANISATION OF PEACE

The progress of an enquiry instituted to ascertain the views of press organisations with regard to the convocation of a committee of experts as suggested by the Sixth Assembly, was noted by the Council on December 14th

Replies in favour of a Press Conference have up to the present been received from the official Press Bureaux and principal newspaper associations of fourteen countries and also from various international press unions. Several of these communications contained proposals as to the cuestions to be studied.

As no replies had so far been received from the overseas press, the Council on the proposal of M. Hymans (Belgium) adjourned to its next meeting its decision on this question.

z - APPOINTMENT OF A DEPUTY-AUDITOR

On the proposal of the Supervisory Commission, the Council appointed M Ful berto Vivaldi, member of the Italian Audit Office diputy auditor of the League of Nations accounts

V — Technical Organisations

1 - THE HEALTH ORGANISATION

Work of the Health Conserttee

Tile work of the Health Commuttee at its October Session was approved by the Council on December 7th

- THE ECONOMIC AND FINANCIAL ORGANISATION

a) The Furancial Reconstruction of Austria

The beginning of the final stage in the minancial reconstruction of Austria was marked by the Council's discussions of December 9th when measures were taken in view of the progressive abeliance of the League budgetary rectify it reverying the rights of the States guarantors of the reconstruction loan. The Council moreover in order to facilitate the return of normal economic conditions urged States in communical relations with Austria to assist in her economic recovery by widening the outlets for Austrian production and trade-

At its September meeting the Council had requested the Financial Committee to dis use with the Austrian Government and other interested parties arrangements for the management of the assigned revenues and the control of the expenditure of the balance of the reconstruction lean in the event of the departure of the Commissioner General as well as the mode of commitment on between the Austrian Government and the Commission of committee of Control of the Guaranter States. It had further referred to the Economic Committee for examination the report of Mr Layton and Protissor R at on evonemic conditions in Austria. Both Committees submitted proposals which on December 9th vere adopted by the Council, acting in complete agreement with the Austrian Government.

The December Council in etting at which Austria, Denmari, and the Nether lands were represented, was attended by M. Zimmi, man. Commissioner General of the League at Vienna Marquia Cusant (Halian), Chairman of the Committee or Control of the Guaranter States and M. Dubos Chairman or the Financial Committee. On this occasion the Austrian Government made known that it accepted the two conditions laid down by the Council in Spetember namely that a foreign advisact to the National Bank should continue in office for three years and that the Council should be empowered to remstate a Commissioner General at any time during the next ten vars if budgetary stability seemed in danger.

The balance of the loan will be programately applied for the improvement of Austria s common lite. It will be retained in highly form in a separate account and will be released for such expenditure as the Imanesi Committee may approve 4t the beginning of 1976 a sobstantial part will be devoted to the electrication of railways and to productive investments. The system contemplated by the Financial Committee for the administration of the balance has been so divised as to all numate every element of general hancased control and to leave Astria in complete control of hir own budge. The special renitrol of the assigned receiver, as planned by the Financial Committee can in no case encroach upon Austria s political and economic independence.

Under the arrangements proposed by the Financial Committee and adopted by the Council the Committo. of Control pending the complete discharge of the reconstruction loan is entitled to address communications direct to the Austrian Government. The yield of the revenues ass good as ecurity for the loan will continue to be paid into a special account under the management of trustees appoin ted by the Council The latter will draw from the account the sums necessary for the loan server and will plac, the balance at the disposal of the Austrian Go vernment. The trustees will be in communication with the Committee of Control and will keep it informed of all matters concerning the accounts entrusted to their management.

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The Commissioner General of the Loague at Vicana expressed h s satisfaction at the success which had crowned Austrias Sing and surfamed efforts. He recalled that the financial control which had been relax all stat fugies twould henceforth be limited to the management of the assigned revenues and of the balance of the loan and would come to an end no or about July. He added that he hoped to be able to absent himself frequents from Vienna during the innal period and desertion this occasion to express his gratitude to the Council for its confidence and support

The Austrian representative adhered on behalf of his Government to the proposals recommended for adoption

The Council finally, took note of a letter from the Austrian Government and of a declaration made by its representance containing the engagement entered into by Austria with regard to the execution of the Protocols of October 4th 1922 after the departure of the Commissioner General It congratulated the Austrian Government and the Austrian people on the success of the reconstruction work and voiced its sincere hope that no effort would be spared to maintain the country's financial stability

Progress in December (Communicid & b. the Communication teneral s. Office.)

Execution of Reform Programme — The total number of dismissals in the civil service since October 1022 rose to 81 v18 on November 28th

Budget Estimates — The Austrian Government notified the Commissioner General of the following estimates for December

	Lourent Administration (Million., of	Total	
	-	_	-
Expenditure	57 4	4 18	61 58
Revenue	68 97	3 70	6, 57
Surplu	10 67	3 45	5 79
Deficit		~	

Yield of Assigned Resenses — The yield in November of the revenues assigned for the service of the reconstruction loan was 42.4 millions shillings (22.4 millions from the tobacco monopoly and 20 millions from the customs)

General Situation — The number of unemployed receiving State assistance rose from 136 357 on November 15th to 179 175 on December 15th

Bank and savings bank deposits increased from 514 million shillings at the be ginning of November to 534 millions at the beginning of December

The weekly balance sheet of December 23rd sheets note circulation of 817 million shillings covered to the extent of 6.6 % by gold and foreign monies and cur rent accounts of 98 millions. Total commitments of 915 millions are therefore covered by gold and foreign monies in a proportion of 57 %.

b) The Imancial Reconstruction of Hungary

The financial reconstruction of Hungary came before the Council on December 1th when it not d the reports by the Financial Committee and the Comissioner

General of the League at Budspesth At this meeting Hungary Roumania and the Serb Cross Slovene kingdom were represented by Count Bethlen M. Commene and M. Yovanovitch respectively. Mr. Tiler. Assistant Commissioner General of the League at Budspesth was also pres nt.

The Council noted definite progress in the execution of the monetary provisions of the Hungarian reconstruction scheme. A new currancy based in gold had been introduced. If restriction had been removed on foreign evaluage transactions and legislative provision had been made for gold belance sheets in private industry trade and banking. During the first five months of the financial year 102; 1926 there had been a budget surplus. Signs of improvement in the general concentration of the country—chapter money. Its suncmployment and murasing toregon trade—were also noted.

The Council emphases of that it entirely shared the Financial Committee, seems of the importance for Flungari and Central Europe as a shole of the conclusion of agreements which would have the direct of substantially reduring the impediments to international trade. On the proposal of the Rapporteur, M Scaloya it adopted the Financial Committee's recommendations as to the use of the balance of the reconstruction loan the contradicts on of State funds and the encouragement of administrative retorms.

of administrative reforms.

The Roomanian representative M Commene expressed his Government's adstitution at the prompt recovery of Hungarian mannes and it confidence that the balance of the reconstruction loan would be used for productive investments only. This statement was sevended by the representative of the Kingdom of the Serbs Cross's and Sheerles.

The Assistant Contents and Octaver. The Assistant Commissioner General, Mr. Tyler said that the progress made by Hungary toward complete financial revovery was such that it was now possible to look forward to a time when the Commissioner General's duties would be at an end He explained that by an occupient policy of administrative reform the Hungarian Government would be able to cut down its establishment to the proportions required by present day Hungary and pay soutable valuers to the officials retained action of the threatnance the stability of its budget

What was urgently needed he said was the conclusion of commercial treatus between Hungary and her negibburs. The lark of such agreements was undoub stelly an obstacle to the return of normal conditions of prespent. Anything which might be done by the members of the Council to hasten the conclusions of such agreements was, he said well worth done for the sake of the work in hand the concluded with a tribute to the loval concernation of the Hungarian Government.

Court Bethin the led the League in the name of his court y for the effect in help sixen to Hungara.

c) Settlement of Greet Refugees

At its December meeting the Council noted the eighth report of the Greek Refugee Settlement Commission covering the period from July 1st to December 6th

1025
The report contains details concerning the financial situation of the Commission the work of segretatural and urban settlement and health conditions among refugers.

Financial situation — On September 30th the balance of the loan amounted to £3 248 050. The expenditure during the first nine months of 1925 v is \pm_3 152. 7° in detail

Agnositural settlement \$2.000.40 \\
Urban settlem nt 707.948

General office expenses 25 455 Costs of first installation 500 Repayments to the amount of \$1.4 132 were received on advances granted by the Commission. The repayment of debts owing to the Commission will it is shoped proceed satisfactorily the Commission having instructed its agents to urger refuges to begin discharging such debts. The considerable improvement which has tall on place in the financial position of the refugees may be attributed to the last grain and tobacco larves.

The Commission vas however obliged to re organise and reduce its budget in view of the fact that an advance of \$2,00 000 promised by the Greck National Bank-could not be placed at its disposal

Unforeseen events have resulted in a constant increase of the number of refugees in Greeke—a circumstance which has destroyed the foundation upon which the Commission had established its original estimates. The Commission has therefore been obliged to reserve its funds for refugees whose settlement it had formally undertaken to begin or complete.

Agricultural settlement — Up to September 30th the total area of the land handed over to the Commission for colonisation was 6 676 400 stremmata 2 0 8 104 stremmata were cultivated in 1924 1925 as against 1 059 648 in 192, 1924

Health cond tions are gradually improving among the farmer settlers. Malaria in decreasing thanks to the Commission's medical service

Urban settlement — The report notes in particular the 1 conness shown by re fugees to purchase house, put up for sade by the Commission in its quarters in Athons and the Piracus — The work of urban settlement is nearly finished as the credits allotted for this branch of the work are almost exhausted.

According to the ruport certain difficulties discussed by the Council in September with which the Commission had to cope appear to have been removed

d) Preparations for an International Economic Conference

The constitution of a Technical Committee to prepare the work of an International Economic Conference was decided by the Council on December 14th

The investigation of economic difficulties standing in the say of a revival of general prosperity had been referred to the Council by the Syth Assembly as being in conformity with the mandate rontained in Article XXIII of the Covenant To this end the Assembly had requested the Council to set up a Preparatory Committee. The French Government had subsequently sent in proposals as to the composition of that body which were submitted to the Council together with the observations of the Italian Government, the League Technical Organisations and the International Labour Office.

The Preparatory Committee will be composed of a ports selected as best fitted by their qualifications and personal experience to prepare the vork of the Conference and not of representatives of Governments or organisations. There will be about thirth time members drawn in part from the Lague Technical Organisations and the International Labour Office and including persons with practical eyep renue in industry trade and agriculture economists and representatives of worders and consumers.

A special committee of the Council will follow the work of the Preparatory Committee and if necessary, advise the latter in the performance of its duties

The Preparatory Committee will arrange for the collection and preparation of such economic information as may assist the work of the Conference and will consider and submit to the Council a report concerning the programme composite ton rules of procedure and drive of meeting of the Conference Above uli it will consider to what extents the present economic difficulties are unknown and difficulties and will enderwors to discover points in respect of which practical solid tiess might be contamplated together with the appropriate methods of giving effect to these solutions. It will be empowered to including enquences to seek expert values and to set up committees of apecialists in the various brain-hies of economic production.

c) Seventeenti Session of the Economic Committee

The Economic Committee met at Geneva from November 30th to December 4th M. Negulcea (Roumanian) presiding

There were present

M Brunte (Belgna) Mr Campton (tustrilans M J A Barbora Centerior Brandard) M de Noba freplacing M Parefit Italian), M Ibl replacing M Doc racel, Coetholous's M Jersan (Danc) M Serrus, (French) Sr. Hubert Lie ucija Santh (Britra) M Srucis (trojbanig M Heer Sussey M Usami (repa ong M Matuyama Japanese) M Wennawski (Srucis (Parefit Sussey) M Usami (repa

The principal questions on the agenda concerned the iconomic reconstruction of Austria and the constitution of a Preparatory Committee for the Economic Conference as contemplated by the Sixth Assembly

Full accounts of the proceedings are given in the chapters on Austria and the Economic Conference

i) Twentiell Sission of the Fasancial Committee

The Financial Committee met from December 3rd to December 8th at Geneva with M. Dubois in the chur

There were present

M Bianchini (Italian)

M de Chalendar (French) replacing M Parmentiur

M Ter Meulen (Dutch)

Sir Otto Niemeyer (British)

M Pospis! (Czechoslovak)
M Watland (Belgran) replanne M Jasser

M. Wattand (Belgian), replacing M. Jasser. M. Schizuo Yaman (Japanese), replacing M. Sekiba

M. Schizzo Yamay (Japanese) replacing at Sekiba.
M. Gustave Ador president of the Economic and Financial Commission, also

it distance Agor president of the Economic and I maintra Commission asso

The Committee studied various questions relating to the financial restoration of Austria ann Hungary and the settlement of Greek refugees

Accounts of the proceedings are given in special chapters deroted to these $q_1^{\rm t}$ estions

3 - COMMUNICATIONS AND TRANSIT

a) The Passpoor's Conference

The convocation of an international Conference on Passports to meet on May 12th 1956 was decided upon by the Conneil on December of the This step which was take not the request or the Chisamana of the Committee on Communications and Transact aims at the abolition to the widest extent possible of the pass port system and at the integration of the divadinatiges and expenses which that system entities for international relations and trade.

All the Go eraments members or non members of the League which attended the Second General Conference on Communications and Transit will be invited to second General two international organizations specially qualified to assist the Conference will be invited to attend in an advisory capacity. A list of such bodies will be furnished by the Charmen of the Communication communications and Transit

M Guant (Uraguay), reporting to the Council, draw attention to the fact that both conneum circles and public opinion were looking forward to an improvement of the passport system. The question had been thoroughly gone into by a special sub-commuttee of the Commutate on Communications and Transit, and a draft agend's prepared.

b) Ports and Mar time Navigation

The Second Session of the Sub Committee on Ports and Maritime Navigation took plate in Paris from November 28th to December 2nd, with M. de Aguero v. Betinncourt in the Cliur.

There were present

For the Ports Committee

M G Smith (Norway), Mr G E Baler (replacing Mr Baldwin) (Great Bri tain), M G Brockmann y Abarua. (Spain), M A Stievitiard (Bolgium), M Fer nandez y Medima (Uruguy), M P H Watter (France), M F Marena freplacing M Ingrann) (Italy) M von Lilur (Germany)

For the Count illic or Murtine Novegation

M G Popisco (Roumann), Mr Y Sugimura (Japan), M G Breton (France), M Palanca (replaring M Banicard) (Italv), M A G Kroller (Nicherlande), Mr Clemmson (replacing Sir Alan Andeison) (Great Britain), Mr Maurice Hill (assistant to Mr Clemmson)

The meeting was also attended by M. J. Hostie, Secretary General of the Central Commission for Rhine Navigation, Mr. Shee, Royal Life Boat Institution, Great Britain, M. Francis R.), Secretary General of the European Commission of the Danube M. Charles Lenung President of the North West River Navigation Department of the Union of the Soughist Soviet Republies, and M. Parfenoff, clief of the river department of the Registry of the Union

On the agenda of the meeting figure questions relating to the double taxation of maintime industries, the unitication of tonnage measurement, health regulations in maintime navigation, and the organization of lifesaving at sea

Double Taxation of Maritime Industries — The question of double taxation and its bearing on maritime trad. Indi been studied by the Sub Committee in June, 1024. At its second esson it noted the report of the Committee of Experts on Double Taxation. That body had suggested that, in the case of maritime navigation undertakings, taxes should be levited only by the country in which the real centre of management was situated.

The Sub Committee took note of this suggestion which will be discussed later at a Conference of experts. It was of opinion that the meaning of the phrase "real centre of management." should be very carefully defined, in order to avoid difficulties in its application. It therefore decided, pending the results of the Conference of Expert, to draw the attention of Governments to the conference of the phrase of the property of increasing the number of biliteral convolutions between States.

Unification of Tonnage Measurement — The Sub-Committee continued its examination of the question of tonnage measurement in matrime navigation. It

decided to set up a special Committee to study means of seruring uniformity of tonnage regulations and their application

Health. Reg dataons and Marstime Navigation — The Sub Committee pursued its study of the reforms necessary in creating health regulations, morter to lightine burdens on international trade and navigation, and reduce the number of doclarations and formalities. It drieve the attention of Governments to the necessity of allow 12 for 15 mer. The effect on the commons to task on one regulations for marriant navigation when this question came up for discussion at the Conference for the revision of the 1912 Health Convention, which is to be convened in 1026

The Sub Committee further proposed that a Committee should be appointed to collect material on the requirements and demands of maritime navigation for the Governments and organisations preparing for the Conference

Organisation of inference at Sea — On this subject, the Sub Committee noted in memorandum presented by the Poyal National Lichous Institution and heard in attenuate by Mr. Shee, Secretary General of that organisation I came to the conclusion that the Council implit draw the attention of States which find not as yet organised recovers to the important work accomplished by private and public rescue organisations. The Sub Committee considered that private or public lifessaving service should be organised in all countries where they did not already server. Finally, it expressed is openion that the mast effectual means of bringing about the organisation of new services and the improvement of those already in exvision would be the instablishment of a permanent contact between lifesaving struces in the different countries.

VI - Administrative Questions

1 - DANZIG

Question of a Guard Delai most for the Polistr Mentione Depot on the Restriction of The Council, on the report of M. Quinones do Lon (Spain), came to the conclusions that the permanent establishment of a Polish quard delathment on the Weste plattic d.d. n. and n. t. of the establishment of a multicary base at Daning it decired further that the Guard detachment should not were uniform outside the area reserved for Polandi and inta its arms should be stretchy limited to those required for watch duty. The site will not be fortified in any way

Th. Polsh Government had asked the High Commissioner of the League at Dainzg to consent to the establishment of a guard detarhment on the premises on the Westerplatte allotted to Poland for the storage of montions in trainst. Before replying, the High Commissioner asked the Council whether this arrangement might not be contrary to the Constitution of the Free City of Dainzig.

Appaintment of the High Commissioner — The Council appointed Dr van Hamel (Netherlands), director of the Legal Section of the League Secretariat to succeed Mr MacDonnell as High Commissioner of the Lague at Danaig

The President of the Council, M Scialoja (Italy) thanked Mr McDonnell on behalf of the Council for the services he had rendered the League during his term of office

Mr MacDonuell's term of office expires on Ferbuary 22nd, 1926 Dr an Hamel's appointment has been made for a period of three years

2 — Appointment of a Provisional Records Commissioner for the Saar Plebiscite

After paying a tribute to the memory of M. Alfred Bonzon, the Council appointed Colonel James de Reymer (S v. ss.) formerly charman of the Danag Harbour Board to surceed him as Provisional Records Commissioner for the Saur Flehiestite.

The duties of the new Commissioner will be to ascertain what measures have been taken for the custody of documents handed over by the German Government in view of the Ploberit. and to consider measures for the distribution among the various Saar author ties and the custody of add tonal documents which the German Government has been siked to supply

3 - MANDATES

The work of the Permanent Mandates Commission at its Ortober session and various questions relating to the administration of Mandated territories were examined by the Council on December 9th — The Chairman of the Permanent Mandates Commission—Virquis Theodol: attended the meeting

Seventh Searon of the Permanent Mandata Commission — On the proposal of Widen (Sweden) the Council commended to the consideration of the Manda for Powers certain points reased by the Commission in regard to petitions the present situation of e. enemy property and the despatch of the annual reports of the alandation.

The Council associated itself with the strong desire expressed by the Commission for the prompt and satisfactory restoration of order in Syra — It approved the convocation of an extraordinary ession of the Commission at Rome in February to consider the special report of the French Government

With regard to Iraq the Council shared the view of the Commission that the e amination of the report of the British Government should be postponed until the Mosul dispute had been settled

The Council decided to forward to the Mandatory Powers concerned the Commissions observations on the five annual reports examined (?) together with its conclusions regarding the different petitions (?). The Secretary General was also requested to bring these conclusions to the knowledge of the petitioners.

Organic Law on the Administration of Ruanda Urnuds — In September 1925 the German Government drew the attention of the Council to a law dated August 21st 1925 providing for the future administration of Ruanda Urundi and raised certain objections based on Article XXII of the Covenant

At the Seventh Sesson of the Commission in October last this accredited representative of the Belgian Government gave full explanations and an authoritative interpretation of the law (). The Rapporteur to the Council concluded that although it seemed to him that the drafting of certain articles of the law might go rules to doubt the interpretation was sufficient to dispel any fears which might have been full as to a possible covert sunexation of the territory. The Council recordingly decided on his proposal to take note of the explanations and assurances given by the Belgian representative.

Frontier between Kenya and Tanganyile — The Council noted a communication from the British Government to the effect that it had fermally adopted as

^() See Vo. Hy Summars. No ember 19 | Sq. (a) S. o. Month! S. re.ar. No emb 11900 p. 90

the boundary between Kenya and Tanganvila the line informally agreed upon in 1914 a., the boundary between British and German Cast Africa

General Questions — The Council decided to ask those Mandators Powers which had not yet informed it of their views on certain general questions concern mag military recruitment State lands and liquor traffic to forward their observations before the March Sesson of the Council

VII - Protection of Minorities

At its December session the Council had before it questions concerning the following minorities

The Jewish minority in Hungary, Armonian refugees in Greece Hungarian farmers in the Banat and Transylvania the Greek minority at Constantinople and the Turkish minority in Western Thrace

The question of the exchange of Moslems of Albanian origin in Greece also figured on the agunda

1 - THE JEWISH MINORITY 1. HUNGARY

The question of the Hungarian Numerus Clausus law (No. 25 of 1920) was this brought before the Connol in September, 1922, as a result of petitions from the Joint Foreign Committee of the Jewish Board of Deputies and the Anglo Jewish Association, and the Alkaeve Inabilite In westelle. This law lays down when also that the number of students of different paces and nationalities entired on the rolls of inversities and other institutions for higher education shall be in proportion to the number of inhabilitates of such races and nationalities in the country, each race or nationality shall be represented in a proportion of at least nationalities of its rus matter composition in the country.

pective proportion in the country

The Coun if left at that moment that it ought primarily to obtain information
as to the minuser in which the law under discussion was bung applied, and whether
in practice the legitimate rights of minorities were being disregarded. The Flunga
rand Government accordingly on various occasions supplied statistical information
on the subject.

Subsequently, the Junt Foreign Committee of the lewish Board of D putus and the Anglo Juwsh Association, addressed to the League a purther petition on the adopted of which the Hargainan Gonomical solvential to observations. On the proposal of the Spanish Belgian and Japanese representatives and in the light of this maternal the Council decided to resome its examination of the matter at its thirty seventh session.

The question before the Council wa whether the Namer is Clausers was compatible with the principle of qualitrestiment for all Hungaman nationals irrespective of ract, language or cred, as land down in the treaties. The Hungaman reprisentative said that his Government considered the law as an exceptional and provisional messure, necessitated by an abnormal social subtrution, a measure which it was doubted to amend directly the vibation changed. In these circumstances the Council, on December 12th, decided not be either into the question of law and to take no action for the moment but simply to note this statements of the Hungaman Government and to await the amendment of the law in the near future.

2 — RESTITUTION TO APMENIAN REPUGEES IN GREECE OF DEPOSITS IN FOREIGN BANKS AT SMYRNA AND OF PROPERTY LEFT BERIND IN ASIA MINOR

This question had been placed on the agenda of the December Council meeting at the request of the Spanish, Italian and Swedish representatives and in the

absence of any observations on the part of the Turkish Government A Turkish note having subsequently been received the Council referred the whole question for revammation to a Committee composed of the above mentioned representatives

Munir Bey (Turkey) who attended the meeting of Devember 14th, agreed to this procedure, as in this way, the Turkieh Government would be able to eviplain its point of view to the Committee and, if necessary, the matter might again come before the Council

3 — The Greek Minority in Constantinople and the Tupkish Minopity in Western Tuples

The Council on December 11th, took note of a letter from the Greek and Turkish representatives stating that their Governments were at that moment engaged in negotiations for the swittenant of the questions on Justi they had appealed to the Council and requesting the League to suspend its proceedings in this matter.

The Council recordingly decided to bring this question to the knowledge of the neutral members of the Mixed Commission for the Evchange of Greek and Turkyh populations. These members, as requested by the Greek and Turkyh Goyernments, had been asked to investigate the situation of Greek and Turkish minorities with rigard to the execution of the Convention on the exchange of populations.

4 - FARMERS OF HUNGAPIAN RACE IN THE BANAT AND TRANSPLVANIA

On the proposal of M de Mallo Franco, the Councel, meluding M Common (Routhams) accepted the arrangements made by the Rommanna Government and the Braadena, Briti h and Swedish representatives for the distribution of an indemnity of 700,000 gold francs to tarmers of Hungarian race expropriated under the Agrarian Reform Lave

The arrangements pro-de for the formation in each estilement of a comitical clotted by the farmers, where duty it will be to prepare schedules groung detailed information in respect of each farmer for purposes of indemnity. The farmers are initially to appeal against decisions of these committees to a special commission at Boracest, attached to the Central Office for the Partition of Linds. This commission is composed of a Councillor of the High Court of Appeal, appointed by the President of the Court, the Director of the Central Office for the Partition of Lands, and a delegate appointed by the farmers

As soon as the redistribution of land has taken place and payments have been made the Roumanian Government will notify the League to this effect, and will form aid a list of the payments made to each farmer, mentioning whether disputes have arisen and, if -0 from they have been settled

5 — General Questions concerning Minorities

Besides examining the special cases on the tigenda, the Council dealt with the question of Minorities as a whole raised in a resolution of the Swith A sembly. It may be remembered that the Assembly approved the procedure followed by the Council in regard to the protection of minorities and referred to the Council the minutes of a debate in the Swith Committee on a proposal of the Lethuanan representative with it was subsequently withdrawn. The piposal aimed at the preparation of a general convention to include all States Members of the League sytting forth their common rights and dutte an regard to minorities.

The Council considered that this discussion did not call fix my ction at the present time. It noted herews the assolution of the Assembly and heard a statement by M de Mello Franco its rapporter on minority questions during the last two years expressing his personal waves on the subject.

M de Métio France began by recalling the origin and groath of the rights of minorities. He peritted out that the question of real and religious minorities had only been reason of our extan insterio occasion such as the incorporation of the territory of one State with that of another, territorial reconstruction resulting from wir the constitution of new batter of stringels on the part of certain States against oppression by other States. For this reason he said the mere re-custance of groups of pursons forming collective entities ra- sails, different in the territory and under the jurisdation of a State, was not sufficient to create the obligation to recognise the custences in that State safe by sufficient to or reate the obligation for a minority requiring the protection of the Lague of Nistons.

A minority in the terms of the present day treaties should be the said, the product of struggles going back for centimes or perhaps shorter periods between iertain nationalities and of the transfer of retrain territories from one sovereignity to another in the course of successive history phases:

These factors however were not constant in all State. Members of the League M de Mello Franco therefore was of opinion that a general convention for the protection of minorities was not feedble

The Brazilian representative then examined the system gradually worked out by the Council in order to ensure the application of the minority treaties. This procedure he compared with an administrative has design of togic-defect or constitution for this reason he considered that the suggestions made on September by Count Apport (*) with a we-to-the amendment of the procedure were not compatible with the minority treaties.

"Those who conceived this system of protection", said M de Melle France, 'did not dream of 'reating within certain States a group of inhabitants who would regard themselve as permanently forms to the general organisation of the country On the contrary they usabled the elements of the population contained in such a group to eminy a status of legal grotection which might cossure respect for the mino lability of the president all its espects and which might gradually propare the way for conditions necessary for the stablishment of a national unity."

In order to attain the desired ideal it would suffice that the governments should never depart from the rules of good faith, and that the Losque of Antons should extract is beginner, super-you, also that the persons before, to the amounts should willingly fulfil their duty to cooperate as loval others, with the State whose nationals that have become

The British representative. Ser Austen Chamberham, drew perticular attention to the defin tion—hunh M do Mello France had given of the purpose of the month ratters. Dr. Bas o (Carchelot-old a) said that the account given by M model, Branco of the origin of the minority treatics was a truthful statement of facts. His declaration gave an exact index of the development of the discussions which had taken place on the subject as excessive assembles.

M Trymans (Beignum) recalled that he had drawn the attention of the Soxth Assembly Committee to the fat that if it were propo ed to extend to all States the system of the protoction of minorities such a poliss, matest of ensuring nuneveral peace, would engonder internal diseasesons in a great number of countries—in addition to the international configures; which could not find the arms

⁽t) In the Last o et el general dehar on the verk of the Connol Count type int on September agin and a special taggaring that the Length measures protected infectible for manched as as to solve of (g) the sinte manche remains and protected from the lage contributed protection of the collection for account positionized of the different too state (g) the position for all purposes to be I need by the Connoll (g) the comprehensive preference of period to its the Continuence (cost to presentation 1) for our of the Connoll (g) the comprehensive preference.

6 - MOSLENS OF ALBANIAN ORIGIN IN GREECE

The question of Moslems of Albanian origin in Greece, which had been placed on the agenda at the request of the Albanian Government vas dealt with by the Council on December 10th

The Albanian representative M. Mehdi I rasheri, made a statement to the effect that the Greek and Turkish delegates to the Mixed Commission for the Compulsory Exchange of Populations had decided to exchange 5,000 Albanians for 5,000 Cons tantinople Greeks, and that this arrangement constituted a violation of the engagement entered into by Greuce. The Greek Government, he said, persocuted and illtreated Albanians living in Greece

General de Lara President of the Mixed Commission and one of the mandato ries of the Council for the protection of the Albanian minority in Greece, refuted the statements of the Albanian representative, recalling that the mandate of the Mixed Commission was confined solely to the right to intervene in order to decide what persons were subject to exchange. It could not therefore enter in detail into the relations of the Albanian population with the Greek authorities

With regard to the 800 Aip mans who had received papers obliging them to depart and who were expecting daily to be deported to Asia Minor, General de Lara assured the Albanian representative that among the conly persons of Turkish origin would be exchanged

the Council on the propo at of Viscount Ishii decided to forward copy of the minutes of the proceedings to the Greek Government and to the neutral Members of the Mived Commission

VIII - Political Questions

1 - THE TRAQ FRONTIEP

The Council settled the question of the frontier between Turkey and Iraq by a decision establishing that frontier along the line previsionally fixed at its Brussel meeting. This decision is subject to the prolongation for twenty five years of the Iraq Mandate, unless Iraq become a Member of the League at an earlier date

General Landoner's M ss.on - In September last the Council decided, at the request of the Brief h Government to despetch a representative to the Mosul di trict in order to ensure the maintenance of the status quo pending the proceedings of the Permanent Court of International Justice The representative chosen was General Laidener (Esthonian), who submitted his report on December 10th

The mye tigation of the League representative was confined to the district couth of the prove onal forther as the Turk sh Government had not agreed to an enquiry into conditions north of the line. According to General Laidoner steport most of the incidents which took place last summer and last autumn in the neigh bourhood of the line were ordinary frontier incidents, inevitable so long as the fron tier question had not been settled and the boundary marked out on the spot question of the deportations of Christians was Central Laidour said infinitely more important. These operation were causing fairly serious and easily comprohensible agitation and nervousness among the Christian population south of the Brussels line and in the whole of the Mosul Vullayet There were a 000 deported Christians in the district of Zakho (south of the Brussels line) and isolated groups were arriving daily in Iraq from districts north of the line

The evidence gathered by General Laidoner showed that grave acts of violence had taken place

Adopt on of the Adossor, Opinior of the Personnel Court — On Decemble 8th examination to the Adversey Opinion of the Personnel Court, and heard statements by the representatives of the interested parties. The British representative recalled that under the terms of the Lausanne Treaty, his Government and adverse regarded itself as bound in advance by the decision of the Courtel The Turksin representative on the other hand, declared that he was unable to accept an interpretation of Article 9, \$ 2, of the Treaty other than that given by the Grand National As embly of Turksi, when ratifying the Treaty. In his view the Court's opinion could only be adopted by the Council voting unanimously, involving the representative of the parties.

The Council, rejecting this argument decided unaumously, the votes of the parties not bring counted, to adopt the opinion of the Court. The Turk in prepresentative who had voted against this resolution, then announced that, in accordance with his instructions, the powers of his delegation cessed to be valid in the case of arbitration

Conscitatory Action of the Count 1 — At the end of the meeting of Decamber 8th, to Swedish representative pointed out that the Council, while adopting the Advisory Opinion of the Court, by no means intended to remone its duties as inediator. The President, increover, said that the Countil Committee, composed of M Unden, af Quancies & Glean and M Guan, would continue it's work.

The Council meanwhile, as at all previous stages of the procedure, offered both parties the opportunity to mak. suggestions or proposals which could be used as basis for negotiations and agreement. These negotiations were conducted by the Committee of Three, acting on behalf of the Council, and the Turksh delega in None of the suggestions officred by either vide seemed to the Committee to constitute a starting point for further mediation with a view to a friendly settle ment. In its report to the Committee to constitute a starting point for further mediation with a view to a mediation.

The Council has never lost sight of the possibility of reaching an equitable agreement between the parties, it has accordingly listened on many consistoned to the regiments of the representatives and instruct the Commercian of En quirty to furnish it with all useful information and suggestions. The Council has not thought fit their in formulate proposals, such proposals should have been made by the putters thems-byes with a vaw to a compressing, and even so the Council could not act as mediator if the dwargence between the proposals verse so what as the clude all lipsop of roscilations.

Moreover, the Council wa bound to muntain its absolut, right to take a decision—a right of which it would avail itself if necessary. In the absence, therefore of conditions making it possible to nach a friendly solution, the Council finds itself obliged to use the polyer conferred on it by the Treaty

Decision of the Comeil - The Council read its decision on December 16th

At the beginning of this meeting, to which Turkey had not sent a representative, the President read to the Council a declaration of the Turk-sh representative, Fevili Ruchdi Bey, according to which the sovereign rights of a State over a territory rould only come to end with its rousest and that therefore Turkey's rights over the whole of the Mosti Videov resignated in the State Published Fernance of the Mosti Videov resignated in the State Videov residence of the State Videov residence of the State Videov resignated videov residence of the State Videov res

The dersion of the Council was based on the foundation provided by the report of the Commission of Enquiry, the Committee of Three having recognised that an equitable solution of the dispute could only be found in following the main lines of the final conclusions of this report

The advantages and disadvantages, the Council stated, of each of the solutions indicated were carefully weighed, together with all the considerations raised by the Commission of Enquiry, the other information collected and all the legal and political data left by the Commission of Enquiry to the sopreciation of the Council

After all arguments and factors had been taken into consideration the solution best adapted to settle the question appeared to the Council to be the allocation to Iraq of all the territory south of the Brussels line

The British Government was invited to submit to the Councl a new treaty with Iraq ensuring the continuation for twenty five years of the mandatory régimunless Iraq became a member of the League at an earlier date

As soon as with n srx months the Council is notified of the execution of this stipulation it will pronounce its decision final and indicate measures to ensure the delimitation on the ground of the frontier line

The Birtish Government as Mandatory will lay before the Council the mesurce to be talen with a view to securing for the Kurdish population the guarantees of local administration recommended by the Commission

The British Government was also invited to act as far as possible in accordance with the other suggestions of the Commission of Enquiry as regards measures likely to ensure pacification and to afford equal protect on to all elements of the population and also as regards the commercial measures indicated by the Commission.

Mr Amery speaking on behalf of the British Government and of Iraq declared the accepted the decision of the Council and that both Governments would lovally conform to it. He added that he hoped to submit at an early date the new treaty whose execution would give final effect to the Council's decision as well as unpossals for owner effect to the two process for the Commission.

President Scialoja on behalf of his colleagues on the Council recommended both narries to reach friendly agreements in order to out an end to the regrettable state of tenson existing between them owing to the disput, for which a solution has just been found. By so doing he said, they would assure the strengthening of the foundations of peace which was the assential object of the League

Replying to this recommendation. Sir Austern Chamberlain. Scerelary of State for Foreign Affairs, said that the British Government had no wish to take up a ngid or uncompromising attitude towards Turkey. On the contrary, it most earnestly desired to live on terms of peace, and anuty with the Turkish Government. He added that this Government would gladly lead itself to conversations with the Turkish Government and was trady to take into consideration any proposal made by the Turkish Government which was compatible with his Government's duty as Mandatory to protect the interests of the people of Iraq.

.*.

The decision marks the final stage of a dispute of seven years standing

The procedure before the Council which began in September 1924 was didivided into the following stages

September 2924 — Preliminary examination by the Council which after hearing the parties appointed a Commission of Enquiry

Ottober, 1924. — Determination of a provisional frontier line, in order to ensure the maintenance of the statis guo. Appointment of a Council Committee of three members (Spin Sweden and Uruguay). This Committee remained in charge of the quest on until it was settled.

November, 1924—July 1923 — Investigation conducted on the pot b, the Commission of Enquiry Preparation of the report of the Commission

September 1925 — Examination by the Council of the Commission's report Reference to the Perminent Court of International Justice of points conterning the competence and role of the Council rande in the course of statements by the parties Despatch to the spot of a League representative General Laudour to keep the Council in touch with the situation on the provisional frontier line October November 2925 — Extraordinary session of the Perminent Court

Necession, soils — Reading of the Advisory opinion of the Permanent Court to the effect that the decision to be taken by the Council should be brinding on both parties and should constitute a final ettlement of the Turco Iria frontier.

December, 1925 — Deposit of General Lindoners report. Action of the Council with a new tor modistion. Decision of the Council with a new tor modistion.

2 - SETTLEMENT OF THE GPECO-BULGARIAN FRONTIER INCIDENT

The Greco Bulgarian frontier incident was definitely settled at the December session of the Council By the Council's discuss Greece is called upon to pay Bulgaria damages amounting to a million leas a fabout \$2,000, and other blaginas and Greece are invited to take military and political measures in order to remove or minimise the general causes of friction. The decision was based on the riport of the Commission of Enquiry and on the discussions of a special Committee of the Council (Sir Austen Chamburlain, ripoporteur assisted by the Belgan and Uru guavan representatives) with mainbers of the Commission of Enquiry and the representatives of the parties M Kalloff (Bulgara) and M Rentis (Greece)

I REPORT OF THE COMMISSION OF ENQUIRY

The Commission left Geneva on November 7 th, completing in three weeks a task which included an involtagation on the spot conferences with the Governments conserved and the proparation of a report due by order of the Countral at the end of November.

The report a document of fifteen pages is signed by the Chairman and the four members of the Commission It is divided into four chanters. Introduction Enquiry, Responsibilities and Indemnitie, Suggestions

Introduction — In the introduction the Commission recalls its terms of reference as defined in the Council's decision of October 20th mamely

The Commus ion shall in particular establish the facts enabling the region solubily to the 64, and supply the meeting a marked for the determination of any indemnities or making play the may be consisted approximately an order that the Count of may be no person to make souther for many the country of the

The introduction further contains circumstantial details on the Commission's journey to the scene of the incident at Demir Hissar and Petritch and its inturyows at Athens and Sofia with the Greek and Bulgarian authorities

The Engury — The chapter on the enquiry is divided into two parts 1] The Demir Kapu incident (historical survey and conclusions) and 2] Greek military action in Bulgarian territory

The Commission utilised the statements aubmitted to the Council by the Greek and updapana Governments the subsequent letters modifying these statements the endurance conducted on the apost but he military attacks in cooperation with Greek and Bulgarian officers who had utilize been attacks of the unadent or personally concerned therum and the statements made in the route of turburbur ministions conducted by the Commission with a view to clearing up certain point which remained doubtful. It describes in its report the probabile ourse of events and explains why such madents are of frequent corumners and almost inevitable, owing to the conditions of life and the defective organisation of the frontier guards

The report then relates the circumstances in which the news from Domir Kapu was received in Athens and the effect it produced on the Greek Government The Denny Kapa affair was really nothing more than a fronter inscient which could, and should have been quickly extited on the spot. The falsa-ners of a Bolgaran attack with a battalon—n we which was forwarded unvertible purportaints and characted is some of them, and has rather to readily recepted by the Greek General Staff on Octobe 20th—exattly completed the matter. The Greek commander really fared an immens of this territory. There can be no question of pre-mediation on outher side. But as soon as the stuation at Denn Kapa occ. me stable the Greek Government aboud have been astaffed, but scenning the other fronter pursues and should not have entered Bulgaran territory. The frontier line give, them as entered Bulgaran territory.

Responsibilities and Indemnities — The conclusions drawn by the Commission are as follows

- 1 The Greek Government's claim to an indemnity must be rejected except as regards the claim on account of the Greek captain Vassiliadis, v ho was killed viale advancing under the viate flag
- 2 The Creek Coverament is responsible for the expense, losses and sa tenergo caused to the Bulgarian people and Government by the invasion of Greek troops and on this account ower reparation to Bulgaria

The Commission classines as follows the damages incurred by Bulgaria

- I Loss in movable property (furniture, cattle, grain and tools) On this account the Commission in strate of the power conferred upon it by the Council's resolution considers that the Greek Government should pay to the Bulgarian Government an indemnity of 20 000,000 levas. This decision has been notified to the Greek Government.
- 2 (e) Losses in killed and sounded (12 killed, 19 wounded, without rounting routs ners kidea or wound's and the cost of martrouxic of mutra was, the Commission beign of opinion that the levy of the inhabitants of thee frontier regions is contrary to the Treaty of Neully), (b) material and moral damages (loss of working days caused by the myason)

The Commission assesses damages under these hads at 10 000 000 levas. In fixing this figure account has been taken of the death of the Greek officer, captain Vassiliadis.

Recommendations — The last chapter of the report is devoted to general histo rical considerations and a brief outline of the various problem, to be dealt with such as refugees, the revolutionary Macedonian Committee and the Comitadius It further contains military and political recommendations.

1 Military Recommendations

- a) Measures to prevent frontier recidents The reorganisation of the frontier guards and the maintenance of posts at a greater distance from the frontier than hitherto. The attachment to the multary authorities concerned of neutral officers to ensure the execution of these measures on parallel lines in both countries.
- d) Measures to brust the effects of variants The establishment, if necessary, of a concilation commission composed of a Greek officer, a Beiganan officer, the two neutral officers and a charman (to be selected from anong members of organisations working in the Ballvans which are attached to or in relation with the League)
- c) Measures to enable the League to lave prompt action in serio is conflicts— The report points out that the suspension of operations tool place in exceptionally propirtion circumstances

Bulgaria's appeal reached Geneva in the morning of Outober 23rd. Thanks to an e-cellent, a Aphone service between Geneva and Pans, the President of the

Council was able by one o clock in the afternoon to despatch to both Governments an urgent request to su pend operations

On the scene of "remident a bactic was immunent. The Greek Conservation and ordered its troops to actually Petitude at Judi pase, each in the moraing of the 24th. There were sufficient forcis and not one of the sections consequences probable. The Greeks had 1 con men and three haltures the Bulgarius about one battainon and twelve gues occupying a defensive position. The Bulgarian commander had orders to offer some measure of resistance.

The order to surpend spratum, despatched from Athems on the arrival of the tolegram from the President of the Council reached the scene of action at six to clock in the mortang—exactly two hours and a half before the attack was timed to begin

The Commission is of the opinion that this bine survey of the situation provises bevond I doubt that speed is an essential factor in dealing with moderate of this limid. In order to enable the League to act with the uninest rapidity it is recommended that special facilities for communication and transit be granted to Govern ments and the League Secretainst in case, of a threat of war. In particular the use of vireless tilegraphy and priority incomises much be considered.

2 Political Recommendations

As the Commission had been asked by the Commit to suggest how the general causes of such incidents might be removed or limited in their effects it expresses its views as to the neces ity in the interest of both countries of similaring two principal sources of discontant.

It suggests in the first place that the liquidation of property taking place under the Convention on the Evchange of Populations should proceed more rapidly and that verstions measures should be avoided

In the second place the Comma son points out that there are in Bulgaria many ridigues of Bulgarian origin who have arrived at different times from Greece where they have left property. Under the Minorites Treaty thee persons are entitled to return to Greece Greece however under the pressure of circumstances has used land belonging to them to settle refugees from has Minor

The Commission recognising that it would be extremely difficult to apply the law recommends that the Greek Government should office compensation for their land to pursons renouncing their right to return to Greece

The report concludes in the following terms

Taken as a whole the measures proposed in the present report may be expected to contribute in a large degree towards reducing the tension between the population of the two countries particularly in the neighbourhood of the $f \circ r^{ij} r$

In the first place, the blacedonian Revolutionary Committees inflored would decrease as a funding feer and feerer grow-acces and sufficing parameter in forges in Bulgaria to exploit. Secondly the Greich population settlid has the transfer would have less to fear from constants as from the nationary the fundamental parameter of the present parameters of the parameters of the present paramet

In oracle on the Commussion considers that it would be well for the Councit to reque t the two Governments to Peep it informed at sufficiently frequent intervals of the progres made in carrying out the measures recommended by the "Junia"

The Committion is convinced that the two Governments would always be able to apply to the Council for any assistance they might require in carrying out the recommendations contained in the present most.

II — DECISION OF THE COUNCIL

On December 14th the Council noted that the Commission had fixed a sum of 2000 000 it-vae a. the amoust of compensation to be paid by Greece to Bulgaria in respect of mos able property. If I ruther decided, on the recommendation of the Commission that the Greel Government should be requested to pay Bulgaria a sum of 10 000 000 levas as reparation for material and moral damage. Both sums the Council considered should be paid within two months, and it asked to be adv.x.d when pa, mer' was iffected.

Sir Austen Chamberlain (Rapporteur) said

The fact that the Greel Government acted without premeditation, under the impression prediced by information recurved from the frontier past and evaggerated in transservant to Athens has not extend out attention But, even if this information had been accurate, the Greek Government would not have been justified in directing the military operations which it existed to be undertained. We believe that all the members of the Council will store our over in favour of the broad principle that where territory is violated without millicerat came reparation is dee, even if at the time of the occurrence of twis believed by the Party committing the act of violation that errorimatances just not the action. We believe this to be a proteiple which all members of the League of "Autons will wish to uphold and which both Bulgaria and Grevae would wish to support, even if they fail not already actived in a discuss of fact they did explicitly accept at Paris, whitever decision the Council might reach on this point.

The Council adopted with certain modifications agreed to by the Governments concerned, the military and political recommendations made by the Commission The Sweth Rooternment will live differe to supervise the reorganisation of the frontier guards. The Council will appoint the Charman of the conclusion commission whose duty it will be to intervene if a frontier medical cannot be settled by negotiation between the neutral officers.

Both the Greek and Bulgarian Governments expressed their dusire to basten the injudation of the property of beneficiarists of the Greeo Bulgarian Convention on Voluntary Emigration (Neully September 27th, 1010) and to put an end to all vocations measures. This will I sep the Council informed of progress in this respect.

They will also report to the Crared at its next session on the execution of its recommendation concerning refugees of Bulgarian origin. The Greek Government had already informed the Council that it was prepared to extend the time limit for declaration of emigration under the Convention in the case of persons of Bulgarian race resident in Bulgaria, who were catalided under the Minorities Treaty to consider thurnselves as Greek subjucts to return to Greece and to retain their real property in that country whether they returned or not

The Greek Government agreed further to tale all possible measures to give satisfaction to the refugees in question. The Bulgarian Government undertook to use all its influence, with persons covered by the clauses in the Minorities Prestics to persuade them to accord commenation in return or the surrender of their rights to persuade them to accord commenation in return or the surrender of their rights.

The Council referred to the Committee for Communications and Transit the suggestion of the Commission that special facilities for communication and transit be granted to Governments and to the League Servitariat in case of a threat of war.

The President of the Council, M Sciologa, said that the Council was happy to note that a frontier incident which might have been the beginning of a conflict threatening the peace not only of the Balkans, but of the whole of Europe, had come to an end so rapidly and uses of smally a manner. The Bulgaran representative M Kalfoff declared that the decision of the Council would give this Bulgarian people greater faith in the future and vould mable thin no devote themselves with increased energy to the general restoration of the country. This was one of the greatest services the Council could render Bulgarian and she would be professorially gratiful.

M Rentis (Greece) evpressed the desire that the principle of the inviolability of a nation is territory emphasised in the report of Sir Austen Chamberlain nught henceforth be invariably respected and consistently applied for the guarantee of neace

IX -- Social and Humanitarian Questions

1 - PROTECTION AND WELFARE OF CHILDPEN AND YOUNG PEOPLE

At its December meeting the Council appointed Mrs. Jul a Lathrop. Hr. Issuael Valdes. Mrss Charlotte Whitton and Mill. Burnaux to servas as sessors on the Child Welfare. Committee of the Advisory Commission for the Protection and Weltare of Children and Young People.

late of Lillioren and Young Feople

The four new stees-ors - ere nominited respectively by the National Centure.

The four new stees-ors - ere nominited respectively by the National Centure.

The Council of Canada and the Canada of the Canada of the Canada Council of Child Welfare and the International Tederation of Trades Unions.

2 - Traffic in Opium

Commission of Engury in Parsis — On December 11th the Council in accordance with the instructions of the Sirth Assembly constituted the Commission which is to investigate the possibility of replacing the poppy in Persa by other crops. The members appointed are Mr. Frederick A. Delano (American) Chair man. Professor Cavara (Italian) of Naples University and M. Victor Cayla (French) agricultural entire.

The Council thanked the American Social Hygiene Bureau for its contribution of 20 000 dollars towards the expanses of the Commission

3 - THE INTERNATIONAL RELIEF UNION

The question of an International Rebel Union was dealt with by the Council on December 14th when it noted amendments to the Draft Statute of the Union effected by the Preparatory Committee in accordance with observations of the SYML Assemble.

On the report of M Scalora (Italy) the Council decided to forward the revised State to all Governments requising them to communicate their views before July 181 1020 Should the Count decisider that the repairs make it possible to contemplate the definite estable thment or the Union at well then take steps to contemplate the definite estable thment or the Union at well then take steps to contemplate the definite estable thment or the Union at well then takes steps to

4 - International Municipal Cooperation

The question of international municipal co operation was dealt with by the Council on December 7th. This subject was first raised by the Cubian defeation to the Fourth Assembly and then referred by the Fifth Assembly to the Secretary General for a report. The Svith Assembly was of the opinion that the role of the

League in this matter should be confined to promoting to operation between its technical organisation, and private international Lodius dealing with municipal questions

On the proposal of M Guam (Uruguas) the Council authoried the League Technical Organisations to give Expoundable consideration to requests for assistance or co operation emanating from prevale international bodies interested in the question

X - Forthcoming Events

January 20th Second Miceting of the Armenian Settlem at Commission, Geneva
January 25th Meeting of the Sub Committee for Inland Navigation, Geneva
lanuary 25th Meeting of the Sub Committee for Transport by Rail, Geneva

February 1st Tiest meeting of the International Steeping Sickness Commission, Enterpres Uganda

February 24th

February 15th Meeting of the Preparatory Commission for the Disarmament Conference, Geneva

February 16th Meeting of the Permanent Advisory Commission for Military, Naval and Air Questions, Geneva

Meeting of the Supervisory Commission, Geneva

February 16th Meeting of the Joint Commission on Disarmament, Geneva February 22nd Interchange of Municipal Health Officers, London Now Ready

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OF THE

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SUPPLEMENT

Décember 1925

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MONTHLY SUMMARY OF THE LEAGUE OF NATIONS

SUPPLEMENT

December 1925

THE LOCARNO AGREEMENTS AND THE LEAGUE OF NATIONS

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1 - Introduction

The Locarno Agreements the original tests of which are published in this supplement were initialled on October 16th at Locarno signed at London on December 1st, and deposited by Sir Austen Chamberlan and M. Paul Boncour in the arkines of the League of Wahness on December 14th

The Final Act of these Agreements provides that the Secretary General of the League shall transmit cutfied topic, to the Governments of the Contracting Parties. The agreements will entry mit offere as seen as all the radifications are deposited and Germany becomes a member of the League of Nations. They, will remain in force until the Council at the request of one or other of the Contracting Parties (notified to the other signatories three months in advance) and voting at least by a two thirds majority, decides that the League of Nations ensures sufficient protection to the Contracting Parties

Thus the Locarno Agreements by the clauses relating to their entry into indee and period of validity, are closely limbed up with the League of Nations. In

addition the fundamental punciples of these Agramments the procedure therein imitated and their operation are based on the provisions of the Covenant of the League of Nations: the system of conclusions set up in 1928 by the Third Assembly, and the working of the various organs of the League in particular, of the Council and the Permanent Court of Informational Justice.

II — The Locarno Agreements (2) (October 16th, 1995)

- FINAL PROTOCOL OF THE LOCARNO CONFERENCE

The representatives of the Garman Belgiun British French Italian Polish and Caecholoviak Governments who have meet at Locarno from the 5th to 16th Detober 1025 in order to each by commton agament means to prassiving their respective nations from the scourge of war and for providing for the praceful estilement of disputes of every nature which multi-examinally made between tilement.

Have given their approval to the draft treatics and conventions v high respectively affect them and which framed in the course of the present conference are mutually intertion-materia.

Treaty between Germany Belgium, France Great Britain and Italy (Annex A)
Arbitration Convention between Germany and Belgium (Annex B)
Arbitration Convention between Germany and France (Annex C)

Arbitration Troaty between Germany and Poiand (Annex D) Arbitration Troaty between Germany and Czuchoslovakia (Annex E)

These instruments hereby initialled ne varieties will bear to days date the representatives of the interested part as agreeing to meet in London on the 1st December next to proceed during the course of a single meeting to the formality of the signature of the instruments which affect them.

The Minister for Forega Affairs of France states that as a result of the draft and tration treates mentioned above France Poland and Co-heslovaka have also concluded at Locaron dirid arguments in order responselly to be seare to themselves the benefit of the said treates. These agreements will be duly deposited at the Laugue of Nations, but M. Brand holds copies forthwith at the dryposal of the Powers represented here. The Secretary of State for Coverga Affairs of Great Britain proposes that in reply

The Secretary of Sute for Torsign Affairs of Greal Dritain proposes that in ruply to ordain rupuses for cylanathous concerning articles to of the Correann of the Lorge of Nethins presented by the Chancellor and the Minister for Foorign Affairs of Germany, a letter or which the Graft is mainlarly attached (Manw-T) should be addressed to them at the same time as the formality of agentin, of the above mentioned instruments takes observed in a serves it of the control of

The representatives of the Governments represented here declar, thur firm convetion that the entry into force of these treatics and conventions will contribute greath to bring about a moral rehastion of the terrion between nations that it will help power fails towards the solution on of many political or incoming problems in accordance with the interests and sentiments of peoples and that in stringitioning peace and security in Europe, it will hasten on effectively the divarramment provided for in article 8 of the Coverant of the League of Manure.

They undertake to give their sincine co operation to the work relating to disarmament already undertaken by the Losgue of Nations and to seek the realisation thereof in a general agreement.

Done at Locarno, the 16th October 1925

LUTHER
STRESEMANN
ÉMILE VANDERVELDE,
ARI BRIAND
AUSTEN CHAMBERLAIN
BENITO MUSSOLINI,
AL SKRZYNSKI,
EDULAPD REMYS

Annex A Treaty of Mutual Guarantee between Germany Belgium, France, Great Britain and Italy

(Translation)

The Freedoct of the German Rench His Majesty the Ling of the Belgians the Fre sident of the Tranch Republic and His Majesty the I ing of the Unit of Kingdom of Great Entain and Ireans and of the Britan Dominions beyond the Star Emperor of India, His Majesty the King of Italy

Anytous to satisfy the desire for security and protection which animates the peoples

upon whom fell the scourge of the war of 1914 1918

Taking note of the alrogation of the irealists for the neutralisation of Belgium and conscious of the necessity of ensuring pears in the area which has so frequently been the scene of Duronean conflicts.

Animated also with the sincer, disting of giving to all the agnators. Powers concerned supplementary guarantees within the frame 'ork of the Covenant of the League of Nations and the treaties in force between them.

Have determined to conclude a treaty with these object and have appointed as their plepinotratismes.

The President of the Garman Reich

Dr Hans Luther Chancellor of the Reich

Dr Gustav Stresemann Minister of Foreign Affairs

H. Majesty the King of the Belg aris

M Emile Vand ruelde, Minister of Foreign Affai o

The President of the French Republic

M Aristide Briand, Prime Minister and Minister of Foreign Affairs

Hi Majesty if e King of the United Kingdom of Great Brit. n and Ireland and of the Britisl Dominions beyong the Seas Emperor of India

The Right Honourable Stanley Balowin M P, First Lord of the Treasury and Prime Minister
The Right Honourable Joseph Auster Chamberlain, M P, Principal Secretary of

Hs Majesty the Ling of Italy

State for Foreign Affairs

The Honourable Vittorio Scialoja Senator of the Kingdom

Who, having communicated their full powers found in good and due form, have aerical as follows

Approue t

The high contracting partnes collectively and severally guarantee in the manner provid of in the Gild-ring arties, the mantenance of the territoral states one aculting from the fronteer between Germany and Blaum and batteen Germany and France and the involubility of the air formers as fixed by or in pursuance of the Preaty of Passes agreed at Versailles on the 28th June 1910, and also the observance of the stop that one of articles 4 and 40, of the agri treaty concerning the demiliture rid gene

ARTICLE 2

Germany and Belgium and also Germany and Fran e, mutually undertake that they will in no case attack or invade each other or resort to war against each other

This stipulation shall not however, apply in the case of-

1 The exercise of the right of legitimat, defence that is to say resistance to a violation of the undertaking contained in the previous paragraph or to a flagment breach of articles 4p or 45 of the said Tracty of Versalles if such breach constitutes an unprovoled act of aggression and born, so of the assembly of armed forces in the demilitracty 200s, immediate actions is necessarily.

2 Action is pursuance of article 16 of the Covenant of the League of Na trong

ĊΙ

Action as the result of a decision taken by the Assembly or by the Counrd of the League of Nations or in pursuance of article 15 paragraphe 7, of th Covenant of the League of Antions provided that in this last event the action is directed against a State which was the first to attack

ARTICLE >

In view of the undertakings entered into in article 2 of the present treaty, Germany and Belgium and Germany and France undertake to settle by peaceful means and in the manner laid down herein all questions of every 1 and which may arise between them and which it may not ne possible to settle by the normal methods of dipiomacy

Any question with regard to which the parties are in conflict as to their respective nghts shall be submitted to judicial decision, and the parties undertake to comply with

such decision

Allother questions shall be submitted to a conciliation commission. It the proposals of this commission are not accepted by the two parties, the question shall be brought before the Council of the League of Nations which will deal with it in accordance with article 15 of the Covenant of the League

The detailed arrangements for effecting such practful settlement are the subject of special agreements signed this day

ARTICLE 4

- I If one of the high contracting parties alleges that a violation of article 2 of the present treaty of a breach of articles 42 or 43 of the Treaty of Versailles has been or is being committed it shall bring the question at once before the Council of the League of Nations
- 2 As soon as the Council of the League of Nations is satisfied that such violation or breach has been committed at will notify its hinding without delay to the Powers agna tory of the present treaty who severally agree that in such case they will each of them come immediately to the as istance of the Power against whom the act complained of 15 directed
- 3 In case of a flagrant violation of article 2 of the present trenty or of a flagrant breach of articles 42 or 43 of the Treaty of Versailles by one of the high contracting par ties, each of the other contracting parties hereby undertakes immediately to come to the help of the party against whom such a violation or breach has been directed as soon as the said Power has been able to satisfy itself that the violation constitutes an unprovoked ect of aggression and that by reason either of the crossing of the frontier or of the out break of hostilities or of the assembly of armed forces in the demilitar sed zone immediate action is necessary Neverthele's, the Council of the League of Nations, which will be seized of the question in accordance with the first paragraph of this article will issue its findings, and the high contracting parties undertake to act in accordance with the recom mendations of the Council provided that they are concurred in by all the members other than the representatives of the parties which have engaged in hostilities

ARTICLE 5

The provisions of article 5 of the present treaty are placed under the guarantee of

the high contracting parties as provided by the following stipulations

If one of the Powers referred to in article 3 retu es to submit a dispute to peareful settlement or to comply with an arbitral or judicial decision and commits a violation of article 2 of the pre ent treaty or a breach of articles 42 or 43 of the Treaty of Versailles, the provisions of article 4 shall apply

Where one of the Powers eferred to marticle a vithout committing a violation of article 2 of the present treat, or a breach of articles 42 or 43 of the Treaty of Versailles refuses to submit a di pute to peaceful settlement or to comply with an arbitral or judi cial decision the other party shall bring the matter before the Council of the League of Nations, and the Council shall propose what steps shall be taken, the high contracting parties shall comply with these proposals

ARTICLE 6

The provisions of the present treaty do not affect the rights and obligation of the high contracting parties under the Treaty of Ver ailles or under arrangements supple mentar threto including the agreements signed in London on the 30th August, 1974

ARRICLE 7

The present treats which is designed to ensure the municipance of peace and is in conformity with the Concuant of the League of Mations, shall not be interpreted as restricting the duty of the League to take whatever action may be deemed wise and effectual to safeguard the peace of the world

APTICLE 8

The present treaty shall be regretered at the League of Nations in accordance with the Covenant of the League It shall remain in force until the Council arting on a request of one or other of the high contracting parties in tified to the other signatory Po wers three months in advance and voting at least by a two third majority decides that the League of Nations casures sufficient protection to the high contracting parties, the treaty shall cease to have effect on the expiration of a period of one year from such deci-

ARTIGLE 0

The present treaty shall impo a no obligation upon any of the British dominions, or upon India upless the Government of such dominion or of India signifies its accept ance thereof

ARTICLE 10

The present treaty shall be rat fied and the ratifications hall be deposited at Geneva in the archive of the Lague of Nation, as soon as possible

It shall enter into force as soon as all the ratifications have been deposited and Ger many has become a member of the Learne of Nations

The present treaty done in a single ropy will be deposited in the archives of the League of Nations and the Secretary General will be requested to transmit certified co pie to each of the high contracting parties In faith whereof the above mentioned plenspotent aries have signed the present

treats Done at Locarno the 16th October 1925

> LUTHER STRESEMANN EMILE VANDERVELDE A, BRIAND AUSTEN CHAMBERLAIN BENITO MUSSOLINI

Annex B Arbitration Convention between Germany and Belgium

(Translation)

The understand duly authorised

Charged by their respective Government to determine the methods by which a provided in article 3 of the treat, concluded the day b tween Germany Belgium France Great Britain and Italy a peaceful solution shall be attained of all questions which cannot be settled amicably between Germany and Belgium

Have agreed as follows -

PART I

APTICLE I

All disputes of every kind between Germany and Belgium with regard to which the parties are in conflict as to their respective rights and which it may not be possible to settle amerably by the normal methods of diplomacy shall be submitted for decision either to an arbitral tribunal or to the Permanent Court of International Justice as laid down hereafter It is agreed that the disputes referred to above include in particular those mentioned in article 13 of the Covenant of the League of Nations

This provi ion does not apply to disputes arising out of events prior to the present convention and belonging to the past

Deputes for the settlement of which a special procedure is laid down in other contentions in force between Germany and Belgium shall be settled in conformity with the provisions of the conventions.

APTICLE 2

Before my resort is made to arbitral procedure or to procedure before the Permanent Coert of International Justice the dispute may by agreement between the parties, be submitted, with a west to mencalls settlement to a permanent international commission styled the Permanent Conclusion Commission, constituted in accordance with the present conscious.

APTICLE 3

In the case of despite, the certain of which according to the municipal law of one of large actuars fills writin the comprises of the national control of surp party the matter in dispute shall not be submitted to the procedure had down in the present convention until 1 judgment with final effect has been pronounced, within a rea onable time, by the competent actually judgment and hardy

APTICLE 4

The Permanent Con distinct Comma, for mentioned in article 2 shall be composed of five memb is who shall be appeared as follows that it to say the Germin Govern ment and the Belgian Government is shall each nominate a commissioner closes from smoot pitter re-perture nationals and hall appeare by ammon agreement the three other commissioners from smoot five nationals of the Government by the commission ers must be of different nationalities and the German and Belgian Governments shall appeare the presented of the commission from among them

The commissioners are appointed for three years and their mindrite is renewable. Their appointment shall continue until their replacement and in any cisc until the termination of the "or's in hand at the mon in of the exprise of their mandate.

Vacancies which may occur as a result of death regination or may other cause shall be filled within the shortest possible time in the manner fixed for the nominations

APTICLE 5

The Permanent Conciliation Commission shall be constituted within three months from the entry into force of the present convention

If the notination of the commissioners to be appointed by common agreement should not have taken place within the said period or in the rew of the filling of a valery within thirs, months from the time when the seat falls vacant, the French of the Sais Confederation shall in the absence of other agreement, be requested to make the neces sair appointment.

ARTICLE 6

The Permanent Conciliation Commission shall be informed by means of a request addressed to the president by the two parties setting in agreement or, in the absence of such agreement by one or other of the parties

The request after having given a summary account of the subject of the dispute, shall rouds in the initiation to the comms on this half race sary media within your to arrive at an ameable settlement.

If the request enumers from only one of the parties notification thereof shall be made without delay to the other party

APTICLE 7

Within fifteen dats from the date "ben th German Government or the Belgran Government shill have brought a dispute before the Perman at Conclusion Commission utility party may, for the examination of the particular dispute replace its commissioner by a person poles in put il computers in the matter.

The party making use of the right stall immediately inform the other party the latest shall in that one be entitled to take similar action within lifteen days from the date when the northeston reaches it.

APTICLE 8

The task at the Permanent Coned at an Commus or shall be to classified questions in dispute to collect with that object all none any information by mean of enquiry or other

wase and to indeavour to bring the parties to an agreement. It may, after the case has been chammed inform the parties of the terms of a tilement which seem suntable to it and lay down a period within which they are to make their decision.

At the close of its belowers the commission shall draw up a report stating as the case may be either that the parties have come to an agreement and, if need arises, the terms of the agreement or that it has been unocosuble to effect a settlement.

The laboure of the commission must unless the parties otherwise agree be terminated within a smooths from the day on which the commission shall have been notified of the discuste

ARTICLE 9

Failing any special provision to the rontrary, the Permanent Conclusion Commus sons shall list down its own procedure, which in any case must provide for both parties being heard. In regard to enquire the commensers unless it deades insummons to the contrary shall not in accordance with the proximent of Chaptor III (International Commissions of Enquiry) of the Hagne Con-entered the 18th Ortober, 1007, for the Pauli Stattlement of International Dysoute

ARTICLE 10

The Permanent Conciliation Commission shall meet in the absence of agreement by the parties to the contrary, at a place selected by its president

ARTICLE" 11

The labours of the Parmanent Conclusion Commission are not public, except when a decision to that effect has been taken by the commission with the consent of the parties

APTICLE TO

The purtue, hall be represented before the Permanent Concilistion Commission by agents who e duty it shall be to act as intrimediary between them and the commission they may, moreover be as isked by counsel and experts approinted by them for that pur your and request that all persons where evidency appears to them witful through be beard.

The commission on its side shall be entitled to reque t oral explanations from the agents counsel and experts of the two parties as well as from all persons it may think useful to summon with the consent of their Government

APT'CLE 13

Unless otherwise provided in the present convention, the decisions of the Permanent Conciliation Commission shall be taken by a majority

ARTICLE 14

The Gorman and Bolgan for symmetric uncertable to focultar the laboure of the Permanent Concidence Commission and particularly to supply it to the greatest possible event with all relevant documents and information as well as to use to mean at thrif disposal to allow it to proceed in their territors and in accordance with their live to the summoning and bearing of winesess or experts and to wist the lecalities in suggestion.

APTICLE 15

During the labour of the Permanent Concillation Commission each commissioner hall receive salary, the amount of which shall be fived by agreement between the German and Belgian Governments, each of which shall contribute an equal share

ARTICLE 16

In the term of no smoothe agreement being restlict before the Permanent Comlation Commission the dispute shall be submitted by means of a special greement either to the Permanent Court of International leains, under the renderions and according to the procedure land down by it. situate or to an arbitral triumal under the conditions and as ording to the procedure laid down by Tab Hages Convention of the 18th October 90% for the Paulin Settlement of Huranteana Dispute.

If the purities cannot agree on the terms of the pecual agreement after a month's notice one or other of them may bring the dispute before the Perman nt Court of International fur the by means of an application

PART II

ARTICLE 17

All questions on which the German and Bilging Governments shall differ in the hough able to resch an annuable outloon by means of the normal methods of diplomary the settlement of which cannot be attained by means of a judicial decision as provided hearth of the first convention, and for the rethreset of which no procedure has been he down by $\sigma^{+}e$ convent on a 1 face between τ^{+} up e, e s^{+} like a submeth of the Fernanest Conclusions Commission, whose duty, it shall be to propose to the parties an acceptable solution and in any a are to present a report

The procedure laid down in articles o I, of the present convention shall be applicable

APTICLE 18

It the two parties have not reached an agreement within a month from the termina tion of the labour of the Perman at Command Commerce the gives on half at the request of either party be brought before the Council of the League of Nations which shall deal with it in accordance with article 15 of the Covenant of the League

General Progressia

APTICLE 10

In any case and particularly if the question on which the parties differ arises out of each silvady committed or in the point of commis, en, the Coomitation Commission of, it the latter has not been notified thereof the arbitral tribunal or the Permanent Lower of international basics, eating in accordance with article 41 of its states, shall by down within the shortest possible time the procusional measures to be violotic. It is all similarly be the attret of the Course of the League of Nations at the question is brought before it to ensure that suitable procusional measures in taken. The German and Beiguan Governments undertake respectively to accept such massave to a lasting from all measures likely to have a repression prepaided to the execution of the occasion or to the arrangements proposed by the Coomitation Commission or by the Cosmel of the League of Nations and in guiteral to abstain from any sort of action whatsnesser v hich may aggravate or extend the dispute

ARTICLE 20

The present commention each nice apply able as historia Comment and B laws one when other Powers are also interested in the dispute

ARTICLE 21

The present convention shall be ratified. Ratifications shall be deposited at Geneva with the League of Nations at the same time as the ratifications of the treaty concluded this day between Germany, Belgium France. Great Britain and Italy.

It shall enter into and rumain in force under the same conditions as the said treaty. The present convention, done in a single copy, shall be deposited in the richivus of the League of Nations the Secretary General of which shall be riquested to trunsmit certified expires to each of the to contracting Governments.

Done at Locarno the 16th October, 1925

STR E V

Annex C Arbitration Convention between Germany and France

(Translation)

The undereigned duly authorised

Charged by their respecting Governments to determine the methods by which as provided in article , of the treaty concluded this day between Germany, Belgium Trance, Great Britain and Italy, a peaceful solution shall be attained of all questions which cannot be settled naticably between Germany and France,

Have agreed as follows -

PART I

ARTICLE :

All dapates of every, hand between Germans and Frence with regard to which the parties are in conflict as to better a petter englice and which it may not be presented in excellent annually by the normal newhole of algorithms, which be numerical for disassen either to an arbitral treatment for the first means four of the framentational further as had down because the saggest data who disputs to fire of to always under in particular, the or members of manners of the first method in particular, the or members of manners of the first members of the former of the Lergence or Nation.

This provision does no apply to disjutes arising out of events prior to the present conviction and belong up to the past.

Disputes for the settlement of which a special procdure is find down in other conventions σ to be bord G riven, as d b arce shall be a thefar the processing of these conventions.

Applet 9

Befor, any renor is made to arbitral procedure or to procedure before the Permanent Court of International Justice the dispute max, by agreement between the partier be salamatide, when we have a randals whence, only in mariest one random commission typied the Perminent Consideration Commission constituted in arrendance with the present rouns and on the present rouns and t

APTIFIE,

In the case of a departs the occasion of intol, a conding to the intemptal law of one of the parties this which are completed of the name clear of well party, the matter in dispute shall not be submitted to the procedure laid down in the present consention until a judgment with an affect last 0 on promising of within a reasonable time by the completent authoral judgment authoral procedure.

ARTICLE 4

The Permovert Los chiation I summ no mattered in article half like composed in a member, by the half be appointed as follows that it to the former Generic men, and the French Govern men, and the French Govern mithell each normatic a commissioner haten from among their respective matterials and shall appoint, by common agreement, the three other commissioner from among the stational of that of their chief, then there commissioner matter article and the Generic and Edgina Governments shall appoint the presented of the commission from among than

The commissioners are appointed for three years and their mandate is renewable. Their appointment shall continue until their replacement and, in any case, until the termination of the work in hand at the moment of the expiry of their mandate.

Vacancie, which ma, occur as a result of death resignation or any other came shall be filled within the shortest possible time in the manner fixed for the nominations

APPRILE 4

The Permanent Conditation Commission shall be constituted within three months from the entry into force of the pra ent convention

If the momentum of the commissioners to be appointed by common agreement should not be taken place within the said period or, in the ca e of the filling of a vacaney, within their, months from the time when the seat fills warm, the Frendent of the Some Confederation shall, in the absence of other agreement be requested to make the necessary, accordances.

APTICLE 0

The Permanent Commission Commission shall be into med by means of a request addressed to the president by the two parties acting in agreement or, in the absence of such agreement, by one or other of the parties

The request, after having given a summary account of the subject of the dispute, shall contain the invitation to the commission to take all rules any measures with a view to arrive at an amirable settlement.

If the request emanates from only one of the parties, notification thereof shall be made without delay to the other party

ARTICLE 7

Within fifteen days from the date when the German Government or the French Government shall have brought a dispute before the Permanent Conculation Commission either party may, for the clammation of the particular dispute, higher its commissioner by a person possessing special comprehence in the matter

The party making use of the night shall immediately inform the other party, the latter shall in that case be entitled to tall e similar action within fifteen days from the date

when the notification reaches it.

ARTHULE 8

The task of the Remanent Consideration Communiscent shall be to cliented to question, in dispute, to callest with that object all necessary information by means of enquery or observes in, and to endeavour to large the parties to any entered. If may, she it because has been examined, inform the parties of the terms of activitients which even suitable to it and lay dwe in a non-distribution which they are to make their discussion.

At the close of its labours the commission shall draw up a report stating, as the case may be, cither that the parties have come to an agreement and, it need arms, the terms of the agreement, or that it has been impossible to effect a cettlement.

The labours of the commussion must unless the parties other use agree be terminated within a sc months from the day on which the commussion shall have been notified of the dispute

WELLUTE O

Failing any special provision to the contrary, the Permanent Conclusion Commission shall lay done its or a procedure, which in an take an at provide for both particle being head. In report to enqueries the commission unless it decides unanimously to the contrary, whall act in accordance with the provisions of Chicart III (International Commissions of Enquiry) of The Happe Convention of the 18th October, 1907, for the Pacifs, Settlement of International Disputes

APTICLE 10

The Permanent Conciliation Commission shall meet in the absence of agreement by the parties to the contrary, at a place selected by its president

ARTICLE 11

The labours of the Permanent Conciliation Commission are not public, except when a decision to that offer t has been taken by the commission with the consent of the parties

ARTICLE 12

The parties shall be represented before the Permanent Conculation Commission by agents who e duty it shall be to act its intermediary between them and the commission, they may, moreover, be assisted by counsel and experts appointed by them for that pur pose, and request that all persons y hose exidence angears to them useful should be heard

The commission, on its side, shall be entitled to request oral explanations from the igents, council and experts of the two parties, as well as from all persons it may think useful to summing with the consent of their Government.

APTILLE I,

Unless otherwise provided in the present convention, the decisions of the Permanent Conclination Commission shall be taken by a majority

APTICLE 14

The German and breach Gevernments undertals, to for litat, the labours of the Per manent Conduction Commission, and parts thatly to upply it to the gertist possible event with all relevant downsents and information, as well as to u + be means at their disposal to allow it to proceed in their territory and in accordance with their law to the summining and "as go" witness or everyets, and to work the conclusives in question

ARTICLE 15

During the labous, of the Permanent Consiliation Commission each commissioner shall be fixed by agreement between the German and Franch Governments, each of which shall contribute an order labor.

Approve to

In the event or to animosale agreement resign n, see before the Perminent Comitation Commiss not the pine shall be submitted by means of a sport all greement uther to the Perminent Court of International Justice under the conditions and according to the proor during the down by its statem or to an archert almosal inder the conditions and according to the prood-use had down by The Hague Convention and the Conditions and according to the prood-use had down by The Hague Convention of the 15th October, 1907, for the Parish Scittment of International Dapotes.

If the nation cannot agree on the terms of the spenial agreement after a month's notice one or other of them may bring the dispute before the Permanent Court of International Justice by means of an application.

PART II

ARTICLE 17

All questions on which the German and French Governments hall differ without bong able to mach as murcible solution by means of the normal methods of dipinancy the settlement of Which cannot be started to means of a uniteral devices as provided in article 1 of the pre-sit convention, and for the settlement of which no procedure has been laid down by other conventions in force between the partys, shall be unburited to the Permanent Contactance Commerciate the code of the Permanent Contactance Commerciate the code of the parties in acceptable colution and may are tree to present a represent

The procedure laid down in articles 6 15 of the present convention shall be applicable

SETTING 18

If the two parties, have not reached in agreement within a month from the terms nation of the labours of the Permanent Consideation Commits son the question shall, at the request of either parts, be brought before the Council of the League. of Nations, which shall deal with it in accordance with article 15 of the Council of the League.

General Procurer

APTICLE 19

In any case, and puriously it the question on which the parties selfer aints out of each stready committed one to the prent of commission, the Canaliston Commission or, if the latter has not few notified three? I the adotted inhumal or the Permanent Couri for International Justice, after part contributes with a trick of the Statutts, Salah ly down within the shortest possible time, the provisional moneures to be adopted. It shall sent at the their days the Couries of the Lazgue of Nimons if the pretions is brought before it to ensure that suitable provisional measures are taken. The German and French Couries of the Lazgue of Nimons is, to active in road in measures bely by the have a repression proposed by the Courishton Commission of the Geomat of the Lazgue of Autons, and in general to ab tear from any ort of Jerton whithout a report of Autons, and on general to ab tear from any

ARTICLE 20

The present convention continues applicable as between Germany and France, even when other P_{2} , eas are also interested in the dispute

ARTICLE 21

The present convention shall be ratified. Ratifications shall be deposited at Gen va with the Lague of Vations at the same time as the ratifications of the irraty concluded this day between Germany, Belgium, France, Great Britain and Jr-by

It shall ent not and remain in form und it the same consist in as the and treat if The invest convention, done in a lingle copy, fall his deposit due the acts as no four Legac of Dation, the because General of which hall be exquested to train man critis of copies to each of the two restra time Conveniences.

Done at Locarro tile 16 h Ortober to \$

STR a B

Annex D. Arbitration Treaty between Germany and Poland

(1 ranslation)

The incident of the Grown Propose and the Presedent of the Polish Republe, I qually resolved to maint in proof between Germans and Peland by assuring the

parental attendent of difference, which might area between one two countries.

For innertials a peer for the lights catabland by treats or it ulting from the la

'... 6 3 of ga 'e e aws a' brands, Agent to reco, a e that the rights of a State and the modified ear with its our ent.

And considering that incree ob er an a of the methods of placeful criticions of international dispute permits of resolving inthrust recognize to force, questions which in v b one the cau e of division between Value.

Have desid d to embedy in a trait their common intention in the respect and have mend as their phosphote manus the following

Who, having a changed that full powers, found in good and due form, are sorted into the tellowing article --

PART I

APPRIT I

All days to do very lock actives Germans and Polans with exact to when the parties are re-confident as to that respective regists of advision in any and to positive either must 13 be to moral methods in diplomanse, shall be encounted to decroise of the to an arbitral collection of verification of the diplomanse (Control thereupening) for the arbitral berealther. It is agreed that the diplomanse (Control thereupening) for the arbitral thing mentioned in arbitral in the German of the Control of the Control of the mentioned in arbitral in the German of the England of the Control of the mentioned in arbitral in the German of the England of the mentioned in arbitral in the German of the England of the control of control control of control
This provision doe not apply to dispute an ing out of e ent inner to the present treats and below the to the got

Do puts for the settlement of which a penas procedure is laid down to other convertion or for a between the high contracting patties shall be will do nonformaty with the new a son, of the conventions

'RTIFLE

B fire now re-of-re-wash to archital procedure or to special re-before the Bermson Court of Paternshinal Ji tery, the logic may be seen at be seen in the troops the parties, be closested, in lever to amountly estimated, to a permanent incrnational community of the Bermson Conclusion Commission, consistent of necessary with the pre-stream.

APTICLE ;

In the use of a distribution with a confidence of the manufal law of on this prices fall, within the competitude of the manufal one and or the party the matter in distribution to set with to to the procedure from down on the power treaty until a programma visit is all effect this frees protectived, within a transmission time, by the completion stational processing subsents.

AMICLE 4

The Permanent Conribation Common our mentioned in article half be composed of fire members who shall be appointed as follows that a to as the legal contracting parties half each membraic a common over the end from among their rejective nationals,

and shall appoint, by common agreement, the three other roundscreen from among the national of third Powers the e three commissioners must be of different nationalities, and the high contracting parties shall appoint the pre-ident of the commission from among them

The commissioners are appointed for three years, and their mandate is renewable. Their appointment shall continue until their replacement, and in any case until the termination of the york in hand at the moment of the pury of their mandate.

Vacancies which may occur as a result of death, re ignation or any other cause shall be filled within the shortest possible time in the manner fixed for the nominations

Arricle 5

The Permanent Conciliation Commission shall be con tituted within three months from the entry into force of the present convention

It the nomination of the commissioner to be appointed by common agreement should not have taken place within the said period, or, in the rate of the filling of a vacarry, within three months from the time when the seat full vacant, the President of the Swiss Confederation shall, in the absence of other agreement, he requested to make the nocessary appointments

APTICLE 6

The Permanent Conciletion Commission shall be informed by means of a request addressed to the president by the two parties acting in agreement, or in the absence of such agreement, by one or other of the parties

The request, after hiving given a unmary account of the subject of the dispute, shall contain the invitation to the committee to take all necessary measures with a view to arrive at an annuable settlement.

If the request emanates from only one of the parties notification thereof shall be made without delay to the other party

ARTICLE 7

Within fifter days from the date when one of the 1 gh nent art no parties shall have brought a dispute before the Permanent Conclusion Commission, either pirty may, for the examination of the particular dispute, replace its commissioner by a person possessing special comprise on the matter.

The party making us- of this right shall immediately inform the other party, the lather shall in that on e be entitled to take similar action within fitten days from the date when the notification reaches it.

ARTICLE 6

The tal of the Permanent Concultation Commission shall be to cloudably questions in dispute to collect with that object all new sur information by means of enquiry or otherway, and to endeavour to bring the nutrie to an agraciment. It may, after the ce has been examined, inform the parties of the terms of settlement which seem surface to an object of some permit within with a tit by a ret to make their of some.

At the close of its labours the commission shall draw up a report stating as the case may be either that the parties have come to an operament and if need arise, the torms of the agreement, or that it has been impossible to effect a settlement.

The labour of the communium most, unless the parties otherwise agree, be terminated within six months from the day on which the communium shall have been notified of the dispute

ARTICLE Q

Failing any special powerson to the contrart, the Formwest Conclusion Commission shall by door us own procedure, which in an acce ment provide for both partice being heard. In regard to enquiries, the consists not unless it devides unanimously to the contrart, while act in exceedance with the provisions of Chapter III (International Commissions of Enquiry) of The Hages Concention of the 18th October, 1907 for the Pacific Stuffment of International Disputes.

APTICLE 10

The Permanent Concidence Commission shall meet, in the absence of agreement by the parties to the contrary at a place selected by its president

ARTICLE II

The labours of the Permanent Corculation Commission are not public except when a decision to that effect has been taken by the commission with the consent of the parties

ARTICLE 12

The parties shall be represented before the Permanent Concidentian Commission by agents whose duty it shall be to act as intermediary between them and the commission they may moreover be assisted by counsel and experts appointed by them for that purpose and request that all persons whose evidence appears to them useful should be heard

The commission on its side shall be entitled to request oral explanations from the agents counsel and experts of the two parties, as well as from all persons it may think useful to summon with the convent of their Government.

ARTICLE I.

Unles otherwise provided in the present treaty the decisions of the Permanent Concidention Commission shall be taken by a majority

ARTICLE 14

The high contracting parties undertake to facilitate the labours of the Permanent Conculiation Commission and particularly to supply it to the greatest possible extent with all relevant documents and information, as well as to use the mean at their disposit to allow it to pro-cd in their territory and in accordance with their law to the summon may and howing of "inteless or expects and to want the localities in question."

APTICLE 15

During the inbours of the Permanent Conciliation Commission each commissioner shall receive salary the amount of which shall be fived by agreement between the high contracting parties each of which shall contribute an equal share

ARTICLE 16

In the event of no smirable agricument being reached before the P mannest Corulation Commession the dispute shall be submitted by means of a special agreement either to the Permanent Court of International Justice under the conditions and according to the procedure laid down by its statute or to an arbitral tribual under the conditions and according in the procedure laid down by The Hague Convintion of the 18th October, 1909 for the Prinfis Settlement of International Disputes

If the parties cannot agree on the terms of the special agreement after a month's notice one or other of them may bring the dispute before the Permanent Court of International Justice by means of an application.

PART II

ARTICLE 17

All questions on which the German and Pelish Governments shall differ without being able to vice than americally solution by means of the normal methods of diplomewing the settlement of which carrot be attributed by means of a judicial decision is provided in article 1 of the present treaty and for the settlement of which no procedure has been laid down by other conventions in torce I-ween the parties shall be submitted to the Per manent Concilation Commission, whose, duty it shall be to propose to the parties an acceptable solution and in any case to present a report.

The procedure laid down in articles 6 13 of the present treaty shall be applicable

ARTICLE 18

If the two parties have not reached an agreement within a month from the termina tion of the labours of the Permanent Conciliation Commission the question shall, at the request of either party be brought before the Concell of the Largue of Nations, which shall deal with it in accordance with article 15 of the Covenant of the Largue

General Provisions

ARTICLE 19

In any case and partuals of it be quatron on which the partue differ an est out of test afready committed no run to control of commission. The Conclusion Commission or, if the latter has not been notified thereof the arbitral tribunal or the Permanent Court of International Lipitors earling in accordance with article of it is statute admitted without the shortest po who, time the provisional measures to be adopted. It shall sum attive be the control of the Council of the League of Nations, if the quatron no brought be fore at the entered that sutable provisional measures are taken. The high contracting parties undertaker respectively to except such in surars to adatum from all measures hiddly to have a repensus on prepincial to the execution of the desion or to the afram general trophese of the provisional commission or by the Council of the League of Nations and in general to abstrain from any sort of as bon whichoses which may aggravate or sent of the control.

ARTICLE 20

The prevent treaty continues applicable as between the high contracting parties even when other Powers are also intensied in the dispute

ARTICLE 21

The present truty which is in conformity with the Concernit of the Lague of Nations shall not in any way affect the rights and obligations on the high contracting parties as members of the Lague of Nations and shall not be interpreted as restricting the daily of the Lague to this whitever action may be deemed wise and effectual to safeguard the peace of the world

ARTICLE 22

The present treaty shall be ratified. Ratifications shall be deposited at Geneva with the League of Nations at the same time as the ratifications of the treaty concluded this day between Germany. Belgium Trance. Great Britain and Italy.

It shall enter into and remain in force under the same conditions as the said treaty

The present treaty, done in a single copy, shall be deposited in the archives of the League of Nations the Seventary General of which shall be requested to transmit certified copies to each of the high contracting parties

Done at Locarno the 16th O tober 1925

STR A. S

Annex E Arbitration Treaty between Germany and Czechoslovakia

(Translation)

The President of the German Empire and the President of the Occhoolwan Republic Equally resolved to maintain peace but seen Germany and Crechostovalon by assuring the peaceful settlement of differences which might aris, between the two countries Declaring that respect for the rights established by treaty or resulting from the law of nations as obligatory for international tribunals.

Agree ng to recognise that the rights of a State cannot be modified ever with its ronsent.

And considering that sincere observance of the methods of perceful ettlement of international disputs permits of resolving without recourse to force questions which may become the cause of disason between State.

Have decided to embody in a treaty their common intentions in this respect and have named as their plenipotentiaries, the following

Who, having exchanged their full powers, found in good and due form are agreed upon the following articles

PART I

ARTICLE I

All disputes of every kind between Germany and Czechoslovakia with regard to which the parties are in conflict as to their respective rights and which it may not be

decision wither to an arbitral tribunal or to the Permanent Court of International Justice, as laid down hereafter. It is agreed that the di-putes referred to above include, in parti cular those ment oned in article 13 of the Covenant of the League of Nations

This provision does not apply to disputes arising out of ovents prior to the present treaty and belonging to the past

Dispute for the settlement of which a special procedure is laid down in other conventions in force between the high contracting parties shall be settled in conformity with the provisions of the e conventions

ornt treaty

ARTICLE 2 Before any resort is made to arbitral procedure or to procedure before the Permanent Court of International Justice the dispute may, by agreement between the parties, be submitted with a view to amicable settlement to a permanent international commission styled the Permanent Conciliation Commission constituted in accordance with the pre-

APTICLE 3

In the case of a dispute the occasion of which according to the municipal law of one of the parties falls within the competence of the national courts of such party, the matter in dispute shall not be submitted to the procedure laid down in the present treaty until a judgment with final effe t has been pronounced, within a reasonable time, by the comnetent national judicial authority

ARTICLE &

The Permanent Conciliation Commission mentioned in article 2 shall be composed of tive members who shall be appointed as follows that is to say the high contracting parties shall each nominate a commissioner chosen from among their respective nationals, and shall appoint by common agreement the three other commissioners from among the nationals of third Powers those three commissioners must be of different nationalities. and the high contracting parties shall appoint the president of the commission from among them

The commissioners are appointed for three years, and their mandate is renewable Their appointment shall continue until their replacement, and in any case until the ter mination of the work in hand at the moment of the expiry of their mandate

Varancies which may occur as a result of death resignation or any other cause shall be filled within the shortest possible time in the manner fixed for the nominations

ARTICLE >

The Permanent Conciliation Commission shall be constituted within three months from the entry sate force of the present convention

If the nomination of the commissioners to be appointed by common agreement should not have taken place within the said period or, in the case of the filling of a vacancy within three months from the time when the scat falls vacant, the President of the Swiss Confederation shall in the absence of other agreement, be requested to make the necessary appointments

ARTICLE 6

The Permanent Conciliation Commission shall be informed b, means of a request addressed to the president by the two parties acting in agreement or, in the absence of such agreement by one or other of the partie

The request, after having given a summary account of the subject of the dispute, shall contain the invitation to the commission to talle all necessary measures with a view to arrive at an amnuable settlement

If the request emanates from only one of the parties notification thereof shall be made without delay to the other party

ARTICLE 7

Within inflicen days from the date when one of the high contracting parties shall have brought a dispute before the Permanent Conclusion Commission either party may for the examination of the particular dispute, replace its commissioner by a person possess ing special competence in the matter

The parts making use of this right shall immediately inform the other party the latter shall in that case be entitled to take similar action within infteen days from the date when the notification reaches it

ARTICLE 5

The task of the Permanent Con listice Commet son half be to electable que tons in dispute to collect with that object all mensary information by means of "nquiry or others; so, and to endessour to bring the parties to an agreement. It may, after this case has been extinued inform the parties of the terms of ettlement which as m suitable tort and bay down a period within which shy are to make that decision.

At the close of its labours the commission shall draw up a report statung as the case may either that the parties have come to an agreement and, if need arres, the terms of the agreement or that it has been impossible to effect a swittenant.

The labours of the commission must, unless the partie otherwise agree, be terminated within six months from the day on which the commission shall have been notified of the dispute

APTICLE 0

Fahing any special provision to the centrus: the Permatunic Conclusion Communication field flay does to some provide for them parties being heard. In majorit to enquiries the common some unless it decine unanimously to the centrum's sall act in revordance with the per is one of Chapter III (Harenational Commissions of Disquiry) of the Hagus Lorenation of the 18th October 1907 for the Pacific Settlement of internetional Disquiry.

ARTICLE 10

The Permanent Continuous Communication shall meet in the absence of agreement by the parties to the contrary at a place selected by it. provident

ARTICLE II

The labours of the Permanent Commission are not public except t hen a decision to that effect has been taken by the commission with the con ent of the parties

APTICLE 13

The parties shall be represented before the Permanent Conclusion Commission by agents, whose duty it shall be to art as intermediary between them and the commission, they may moreover be assisted by coun el and e-perts appointed by them for that pur no e-and request that all persons whose cytolene appears to them useful should be heard

The commission on its side shall be contified to request oral explanations from the agents counsel and expirts of the two parties as well as from all persons it may think useful to summon with the consent of their convergence.

ARTICLE I.

Unless otherwise provided in the present treaty the decisions of the Permanent Conciliation Commission shall be taken by a majority

ARTICLE \14

The high contracting partner undertals to far-ditate the Labours of the Permanent Conclusion Commission and particularly to supply it to the greatest possible extant with all relevant Comments and information, as well as to use it measure at the relevant to allow it to proveed in their turnfory and in accordance with their law to the summoning and hazing of with, see or expects, and to want the localities in question.

ARTICLE 15

During the Labours of the Permanent Conclusion Commission each ormmissioner shall receive salary, the amount of which shall be fixed by legreement between the high contracting parties each of which shall contribute an equal slare

ALTRUE 16

In the vent of no ameable agreement being revelued before the Permanent Contribution Commission the depote shall be submitted by mears of a special agreement either the Permanent Court of International Justice maker the conditions and according to the procedure land down to its statute or to an archited enhanced under the conditions and according to the procedure land down to the statute or to an archited enhanced under the conditions and according to the procedure land down to The Higgs Contention of the 18th October 1907 for the Perinfi Switkment of International Deeptis.

If the parties cannot agree on the terms of the spatial agreement after a month's neatronal justice by means of an application of the Permanent Court of International Justice by means of an application

PART II

ARRICLE 17

All questions on which the German and Czecheslovak Governments shall differ with cut being alls to trach an amissile solution by means of the normal method of diplomacy the settlement of which cannot be attained by means of a judicial decision as provided in article 1 of the present treaty and for the settlement of which no precluder has been laid down by other conventions in force between the partie-shall be submitted to the Permanent Conclaimon Commission, whose duty it shall be to propose to the parties an acceptable solution and in any cases to present a report

The procedure laid down in articles 6 15 of the present treaty shall be applicable-

APTICLE 18

If the two parties have not reached an agreement within a month from the termina tion of the labours of the Permanent Conclusion Commission the question shall at the request of either party be brought before the Council of the Lague of Nations, which shall deal with it in accordance with a rickel 15 of the Covenant of the League

General Provisions

ARTICLE 19

In any case and particularly if the question on which the parts office arress out of sats viracely committed or on the point of commission the Constitution Commission of sats viracely committed in the point of commission the Constitution Commission or of the latter has not been notified thereof, the arbitral tribunal or the Permanent Court of international leviere acting in anone-dance with article 41 of its statistic shall lay down within the shortest powhile time the previous manururs to be sloped. It shall simply be the darw of the Council of the Largue of Nations of the que non brought before it to ensure that suitable, provincial measures, are taken. The high contracting porties undertake resputively to acquit such measures to abstain from all measures 14-bit years and the contraction of the constitution of the events of the decision or to the arrangements proposed by the Conciliation Commission of the Council of the Largue of Nations and in general to abstruct from any sort of action whateover which may aggravate, or extend the design of

ARTICLE 20

The present treaty continues applicable as between the high contracting parties even when other Powers are also interested in the dispute.

APTICLE 21

The present treatly, which is no conformity with the Covenant of the League of Nation, shill not in an way files the inglish and obligations of the high contracting parties as members of the League of Nations and shall not be interpreted as restricting the duty of the League to take whether action may be deemed was and effectual to safeguard the peace of the world

ARTICLE 22

The present treaty shall be ratified Ratifications shall be deposited at Geneva with the League of Nations at the same time as the ratifications of the treaty concluded this day between Germany Belgium France Great Britain and Italy.

It shall enter into and remain in force under the same conditions as the said treaty

The present treaty done in a single copy, hall be deposited in the archive of the Lague of Nation—the Secretary General of which shall be requested to transmit certified copies to each of the high contract many nations.

Done at Locurno the 16th October 1025

Annex F Draft Collective Note to Germany regarding Article 16

(Translation)

The German delegation has requested certain explanations in regard to article 10 of the Covenant of the League of Nations

We are in tim a portion to speak in the name of the League but in view of the discussions which have already taken place, in the Assembly and in the commissions of the League of Nations and dater the explications which have been eventually determined selves, we do not be taken to inform you of the interpretation which in so far as we are concurred we nikes upon article.

In accordance with that interpretation the obligations resulting from the send article, on the members of the League must be understood to mean that each Statz member of the Leavue is bound to co operate loyally and effectively in support of the Covenant and in resistance to any act of aggress on to an extent which is compatible with its military situation and talks it a geographical position rise account.

EV AB AC BM

2 - TREATY BETWEEN FRANCE AND POLAND

Translation)

The President of the French Republic and the President of the Polish Republic, Equally desirous to see Europe spared from war by a meer, observance of the under

takings arrived at this day with a new to the maintaining of general peace. Have insolved to guarantee that benefits to each other responsibly by a treny concluded within the framework of the Covenant of the League of Nations and of the treating easiers, between them.

And have to this effect nominated for their plenipotentiaries

Who after having exchanged their full powers, found in good and due form have agreed on the following provisions

APTICLE I

In the event of Poland or France suffering from a failure to observe the undert dangs arrived at this dry between them and Grammy with a view to the mantionance of general peace, France and re-spreadily Poland arring mappitization of article 16 of the Covenant of the Lague of Nations undertake to 1 of each other immediately aid and assistance A such a bit was a startinguard by an improvided result to 1 article 18 of the Covenant of the Such a bit was extempted by an improvided result to a start.

In the event of the Council of the League of Nitons, when dealing with a question brought bifore it in accordance with the said understanges being unable to succeed in making its report accepted by all its members other than the representatives of the parties to the dispute, and in the vester of Poland of France being attacked without prove action France or re-procally Poland as using in application of article 1s, paragraph 7 of the Covenant of the Foreign of Nations, will immediately lead and an assume.

APTICLE ?

Nothing in the present treaty shall affect the rights and obligations of the high contracting parties as member of the League of Nations or shall be interpreted as restrict ing the duty of the League to take v hatever a tion may be deemed wise and effectual to safeguard the peace of the vorid

APTICLE 3

The pre-ent treaty shall be registered with the League of Nations in accordance with the Covenant

APTICLE 4

The present treaty shall be ratified. The ratifications will be deposited at Geneva with the League of Nations at the same times the ratification of the treaty concluded

this day between Germany Belgiom France Great Britain and Laly and the radification of the treaty concluded at the same time between Germany and Poland.

It will enter into force and remain in force under the same conditions as the said treaties

The present treaty done in a single copy will be deposited in the archives of the League of Nation and the Secretary General of the League will be requested to transmit certified copies to each of the high contracting parties

Done it Louarno the 16th October, 1975

> -- TREATY BATWEEN FRANCE AND CZECHOSLOVANIA

(Translation)

The President of the French Republic and the President of the Czechoslovak Republic.

Equally desirous to see Europt spared from war by a sincere of cryance of the under takings arrived at this day with a view to the maintenance of general peace

Have resolved to guarantee their bunefits to each other resiptor-lily by a treaty conluided within the fremework of the Covenant of the League of Nations and of the treatus existing between them

And have to this effect, nominated for their plempotentiaries

Who after having exchanged their full powers, found in good and due form have agreed on the following provisions

ARTICLE 1

In the vent of Cascherlovakan or France suffering from a failure to observe the under takings arrived at this day between them and Germany with a view to the maintenance of g neral peace. France and reupoccally Crechoslovian is, acting in application of article of or the Covenant of the League of Nations, undertale to lead each other immediately and an sistence, is such a failure is accomprused by an improveder recourse teams.

and and essenting, is set a nature if a committee of year unprotected recourse to arms. In the event of the Council of the League of Nations 'Men detailing with a quest too howagit before it in accordance with the said unfortainers being anable to soweed in mirring its report recepted by all its members other than the nepestativate of the parties to the dispute and in the ovent of Crechoslovalra or France being attacked with outprovocation Transey, or receptorally Crechoslovalra or France being attacked with outprovocation Transey, or receptorally Crechoslovalra on thing in application of arbitle 51 paragraph 7 of the Co onant of the League of Nations will immediately lend and and saiss trace.

APTICLE 2

Nothing in the present treaty shall affer the rights and obligations of the high contracting parties as members of the League of Nations, or shall be interpreted as restricting the duty of the League to take whatever action may be deemed when and effectual to safeguered the peace of the world

ARTICLE 3

The present treaty shall be registered with the League of Nations, in accordance with the Covenant

APTICLE 4

The present trusty shell be rathfield. The rathfield some will be deposited all Genevi, this the league of Nations at the same, time as the ruinfection of the treaty concluded this day betwo in Germen's Polyman Trance, Great Britain and Itan's and the rathfield that the same between Germany and Ozcalosiyaka's the office that the control of the same conditions as the same that the same that the same conditions as the same that the same conditions as the same that the same conditions are the same conditions as the same that the same conditions are the same conditions.

treates
The pre-ent treaty done in a single copy will be deposited in ithe archives of the

League of Nation, and the Secretary General of the League will be requested to transmit certified copies to each of the high contracting parties

Done at Lorarno the 16th Octob r 1923

III -- Deposit of the Locarno Agreements in the Archives of the League of Nations

Thirty Seventh Session of the Council
(December 14th, 19 5)

Somethes by the Members of the Council

Sir Austen Chamberlain (British Empire) Secretary of State for Foreign Affairs

You will remember that at the last swenths of the League, of Nahors considerable decisions took job, on this abbject of arbitration security and reduction of armanism, and that the Asembly remember of arbitration security and reduction of armanism, clocked that the Asembly remember that the most upgest need at the present times there establishment of mittall confidence between nations regards 60 oursley the efforts made by or start motions to attent the object by concluding arbitration on mittens and treaties of mittall security conceived in the part of the Coverant of the League of Nations und in harmory with the Protocol of Arbitration Security and Disarmanism.

I am now in the happy position it be able to inform you that the negot atoms to which reference, with ther made are bed a successful enable at Lo zero. Where agreements were installed between the Power concerned. These agreements were formally signed in Landon on the 1st Decemb r and the concerned and of the processor of the travers themselves formally to hand to the Council the original documents agord by the Representatives of those Power. They include a tire by between Germany Belgium Traire Gerst Britain and Italy, known as "The Trairy of Learnin a conceitation between Germany and Edgium a convention between Germany and Praire a treaty between Germany and Poland and a treaty bet

These treaties and conventions as drawn up and initialled at Locarno are set forth in the Final Act signed on October 15th 1925 of which I shall hand you an authentic copy

In the Final Act of those treative and conventions it is stipulated that they shall be deposited in the arch was of the League of Nations, and that the Secretary General of the League of Nations should be asked to transmit to the Governments of the Contracting Parties certified copies thereof

I have accordingly to risk the Secretivy General that he will be good enough to accept estably of the original instruments and to comply with the wishes of the Governments of the viruous Contenting Farts in this right. In each case it is provided in the prassive and convention that these shall be united and that the surfications shall be denoted with the Learne of Nations.

The Final Art provided that at the time of signature of the treatus and conventions a latter should be saddres ed to the Chancellor and Minister for Foreign Affairs of Germany. An authentic copy of this litter as addressed to their Evcellencies on the 1st December 10% is ende ed. It the other Geomments

In handing these documents to you as the representative of the Council and placing than in the casody of the Lague I workine to say that the Foreirs immediately control have entered on a new phase of that mutual relations. But it cancilled a solding anything in the nature, of provinction or offence to others they have by higher to ment guaranticed peace between themselves that this, have this higher to stabilite the reace of the world and give nest and confidence to our nations and that, in placing place documents under the guardranchy of the Lague, and attributing to the Lague, and the authority which is therein specified not less than by the agreement comes to between Germans and the other nations that is part of those agreements Germans wholle enter the Lague of Nations, we have made a contribution which I trust will be acceptable to the Lague of wasters this support and increase of its authority and strength.

M Paul Boncour (France)

I have a two fold duty to perform at this meeting. First in the name of the Government of the French Republic and following the action of the representative of the

British Empire I desire to deproit with the Lougue of Nations the two treaties concluded on the same dute, the 16th Outober 1925, at Locarno between

(1) The Government of the French Republic and the Government of the

- Republic of Poland,
- (2) The Government of the French Republic and the Government of Czechoslovakia

S-condit. I wish to state that the Frunch Prime Minister, aware that the Treatus of Locarno were to be deposited the morning in the hands ind under the protection of the Lorque of Nations, has sent me the following telegram which he has asked me to read to you

At the moment when the Treates which were drawn up at Locamo are lang deposted in the animy at the Lorgue of Nations I doars to assecute myself from where I am now retained by the imperious dates of my office with the festings with SXF assets chambetan will express with his till authority. France is proud to have post for signature at the foot of these Acts which record for do in the total maintainty poses. She sees in the everycoming authority of the League of Matons and in the enlighthened and vigiliant action of its Counsil the best guarantee again it was This work of peace making performed by the League of Matons, among the Menhars or which we hope soon to welcome Germany can but he facilitated and strengthened by, the conclusion of the Treaties of Locarion These Treaties which are majered by the provision of the Matons of the Matons and the Matons are designed to be the beginning, between the States within have signed then, of normal relations beed on equal desire to achie e convilution within the limits of the Treaties and of the rights of each party.

You will residily understand. Gestlam n the proce and but the same time sadness which fills my heart owning to the fact that it is my duty to depost in the name of the French Republic these Tractice, to submit those dwart atoms of M. Brand upon then, and at the same time to reply to the noble nords which Sir An in Chamberlam has just used. You will profoundly regret with me that the dutie of his office have prevented from sitting unong us the man who, with Sir Austen Chamberlam has mertied in the eyes of the world infinite gratitude for having proposed and brought to a successful conclusion those greenents, which began a new era in the rith toms between proples

By Government, in full agreement with the British Government, and in full agree ment with the Government with which it has concluded these various traines, has caused them to be deposited in the archives and under the protection of the League of Nations This act, you will readily understand hes, as Sir Austen Chamberlans und a swindler significance. A great event is tailing place on the calm morning which gives an uppor parts setting to the occasion. The Treaties agreed + Locario must with all the solem into inconvoyr be degenated with the League of Nations and is the before min M Brinad states, they are in themselves the apphication of the principles and provisions of the Covenant. Sonce their provisions over these principles, the Trusts cannot diver the other provisions of the Covenant, and the constant action of the Lawue of Nations and of the Course. The is for the League of Nations and for all those who since its irreption have devoted that efforts and consecrated their faith to the League—and I would remainly you that there are here present some of the most distinguals of of these persons—the lughest reward vano, the fundamental principles underlying the League of Nations and on the solid principles in the world in no day confirmed.

Inspired by the principles and provisions of the Covenant these Treaties must in their application necessarily be suboroinate to the development of those principles and principles.

That great saying of the apostle which goes bud to the origin of spiritual life can be applied to the Treaties of Locarno. In an applied to the Treaties of Locarno.

M Hymans (Belgium), Minister of State

We all welcome the important set which ha just been accomplished by the representatives of Great Britain and France in depositing under the protection of the League of Nation the Treaties, again recently in London

The representative of Frame spole just now of the first days of the League When some years ugo the Council of the League of Nations met for the first time no one certainly had any idea of the pace at which that institution would develop

I would also pay a tribute to the distinguished statesmen who have negotiated the agreements of Locarno who have given to the world guarantees of security and stability which, a has already been said are the beginning of a new era rich in hope for Europe and mankind

These Treaties are closely connected with the League of Nations, with the pint which inspires and with the Covenant which directs its a tions. I am convinced a has been pointed out with so much authority and truth that these Treaties will strengthen the League of Nations, will do, lop the part it plays as a pracemarker and will enable it in the future to devote itself more and more videly to the mission entrusted to it by sts authors

Dr. Benes (Czechoslovakia). Minister of Foreign Affairs

It is with the keenest satisfaction and with feelings of great emotion that I associate myself with the eloquent word of Sir Austen Chamberlain and M Paul Boncour a well as with the telegram of M Briand

I had the hopour to take some part in the work of Locarno and I siw in what spirit and how consuentiously the representatives of the Great Power drew up the agreements which a reintended to assure the peace of the world I should like in the name of the Government or a small c untry which has taken part in the work and has profited by it to express to them here our profound gratitude. I would specially like Sir Austen Chambalan wish to emphasion the montann of the Joposet of thise agiom ats with the League or Nations and the close connection existing between them and the Cove nant in their spirit and provisions

It has been desired by the deposit of these agreements to emphasise the importance of the League of Nations in the affairs of the whole orld. Through the preparatory work which it has done the League has taken a great part in the framing of these Treaties

and as a result it is called upon to help to apply them

The agreements of Locarno concern areas which were specially effected during the last war. It peace and security an assured in these area, those who regotiated the Treeties are by this fact entitled orde more to our gratitude In my orange, the conclusion of these agricments means a new phase in the politics

of post war Europe. Further the importance of this event is still more increased by the entry of Germany which vill mark a new stage in the work of the League of Nations I wish the greatest success to the work of the Lengue of Nations when this new stage begin

M Quinones de Leon (Spain) Ambassador

I have already had the honour to say how much my Government welcome the conclusion of the Locarno Treaties and that it congratulate the great statesmen who have

part in the negotiations

Sir Austen Chamberlain has just reminded the Council of the decisions of the Assembly. I should like to inform the Council on the solumn occasion that Soam who ha always supported the principle of arbitration, is negotiating at the moment with several Powers agreements similar to those of Locarno and inspired by their provisions

Viccount Ishii (Japan), Ambassador

It is a genuine sati faction to me to see today these enoch making documents denosited with the League of Nation

I had o casion at one of the meeting, of the Council, held in Pens to congratulate the distinguished authors on the achievement of this masterly work for peace-a work of historical importance-and I explained to my colleagues that my Government wa especially gratified to learn of the conclusion of the treaties and conventions of Locarno since it had expressed through mu as far bird as the beginning of September last its sincere desire and hope for the early conclusion of the Treaty of Scourity then in quistion. and for the en utual conclusion of similar conventions in other parts of the world. Today the hope of my Government is realised a most happy event in the interest of the peace of the world

I wash to repeat to Sir Au ten Chamberlain, to you Mr President and to my colleague of Cze hoslovakia my hearty congentulations for the splendid work done at Locarno

As regards Germany, my Government has welcomed from the beginning the coming into the Leavue of this great Power and I look torward with pleasure to the approaching entry of Germany into the League of Nations

M Unden (Sweden) Minister of Foreign Affairs

At the moment when the agreements signed in London are deposited in the archives of the League of National Jeisme to express the satisfaction of the Swighth Government on the configuration of three agreements and to congratulate most variety those who have negatiated them. We cannot vet perfectly appreciate the importance of these agreements but I have no doubt that the hopes which he also all planed in this work of specia and ronfidence will be realized. I also congratulate the League of Nations which is about to end the first difficult proof of its history and is preparing to take a very important step towards becoming universal.

M Guani (Uruguay), Plenipotentiary Minister

At this instore momens, when the treates of Learner are deposited with the League of Nations, treating shigh both disk States of Europe together visibuous threatening supposed and such the approval of all, as Sr Austen Chamberian has before so happily pointed out, I would do site to add that at it is not cally Europe which, should report at the conduction of these agreements, but the whole world. The worl of Loranne is of convern to all manked

In the name of my Government allow me at this moment to e press profound gra titude for the efforts made by the distinguished men who have co-operated in this work It will not only secure pcace for Europe but confidence and security for the whole world

M de Mello Franco (Brazil), Ambassador Permanent Delegate to the League of Nations

I posfulls and considerity associate inverify with the good visites expressed by the members of the Council. The whole world will be granted to the distinguished men who have brought these empotations to a so furturate a conclusion. Among them a special tribute should be paid to the representative of Great British, Sir Austen Chamberlain and to that great Frenchman whose absence we all regret at a moment when the acts of Locarno are deposited in the archives of the Lergue of Nation.

Allow me to express the hope that the system of guarantees which is at the basis of the Lovanno agreements, may be developed lettly by little and bear in the near future trust from which the whole world can benefit

M Sualoja (Italy) Acting President of the Council

I am happy that my office as President of the Council allows me to receive to day and a colemnity worthy of the act, the text of the treatics known as the treaties of Lo

I would have vished to invite the representative of Germany as well as the representative of Poliand to come to the Conneil table. I would intriber remand you that the representative of Germany was the first to initiate the acts of Lowars when is addressed to France a note, which was communicated to Great Britain and to Italy inviting these Governments to enter into the negotionous which subsequently extended. This is indeed a few day for the League of Nations, for we are now able to writees the realisation of something which was before only a hope and an orderal when the League was first established. He world must realise, that the difficult work which we undertook during those years of so king for legal instruments of speak and a new international law and which sometimes seemed hopeless and on the po not of fadure, has had almost unexpected re wills which we are not oberbane we table fully no means.

We have established at Locarno (and I am happy to remand you of my modest presence at that conference) a system of treaties in pired by a new spirit which has been justify allied the spirit of Locarno the spirit of real peace which strives to eliminate all rauses of war

As a lawyer, allow me to emphasse the legal sade of thes treates. The great difficulty met with a sewing to acheeve a framelly settlement of international disputes consists in a tinequalsing between purely legal cases and cases of spokincal character, which present far greater difficulties for parelial settlement becares the ordinary means to which recourse is had such as substration or the Permanent Court of International Justice at the flaque or musificant to settle questions which are not of a purely legal I stad

We have established an organisation at Locarno which at first sight may appear complicated but which is in fact very simple. The quest one which can be estiled by a legal procedure are submitted to arbitration or to the Perman, at Court of International Justic. Other questions are sent to Conclusion Committees which have a woder compe tense—or rather an enlastical competence. As a neal resert of the cancellation communition, are randale to eachers agreement, though we hope that they well always he able to the find a way to elemente causes of dispute, the questions are submitted to the Commitwith its specially qualified and extlabilished to dest with such matters by the Overantiof the D-ague but which may perhaps have noted the preparatory organisations which we created at 10 carriero.

Perfection is not within human achievement, and we cannot call the system contained in the agreements of Locarno perfect, but I think it was the best we could do at that time and as a portision to the work of the Fifth and Sixth Assemblies.

I once said that the Sixth As embby, that of last Suptember, had a fels splended appearance than the one before it but that nevertheless it hould be considered more important because while not abrandoming our ideal, we trod on firmer ground, having come down to earth out of the clouds

Above the clouds, however, we saw a great sun which shed light on our hearts and when we returned to earth we were fixed with a spirit different from that which had for merly moved us. On that solid earth we have established in truments which correspond to the ideal of the Protocol.

Let me bear waters that among all the States present at Locarro there was one which reflected this pure spirit. All the others had also what I might call material interests. Bals alone participated in that was in a spirit of international pieces without any direct interest. She took part in the work, but she does noted by no enter the interest of peace in Europa, and in the world, and she has placed all their assures at the servae of that interest.

I must now thank Sr. Austen Chamberlan — the new tube conferred upon the representative of the British Empire above that His Britanian Majesty Ess recognised the distinguish of excess it has been reneared to his country and to Europe — and I vould also associate myself with the works of all ms redisegues who have paid a tribute to the necessations at Learner I would add to that tribute the grantitude of this whole would

I behave that I am interpreting the desire of my colleagues in proposing to everage our facings to our absent colleagues, to Foland and to Germany furth the hope that we shall soon be able to rener: that eversom personals to the nepter-sharts of Germany's and in proposing to fer ward the massite, of this part of the meeting to the Governments of Poland and Germany.

This proposal was adobted

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